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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF NEW YORK

AROR ARK O'DIAH,
Plaintiff,

V.

BRIAN FISCHER; NEW YORK STATE
SECRETARY OF STATE; NEW YORK
STATE SECRETARY OF DEPARTMENT
OF HEALTH AND HUMAN SERVICES;
ANDREW M. CUOMO; THOMAS A. KUNICK;
ROY L. BURKE; JAMES EDWARD PELZER;
PATRICK T. BURKE; SHERRILL SPATZ;
A. GAIL PRUDENT; LT. URBANK;
DAVID UNGER; DSP KICKBUSH;
DALE ARTUS; AND CAPT. YEHL, SUE
IN THEIR INDIVIDUAL CAPACITIES FOR THE OMISSIONS
AND VIOLATIONS CARRIED OUT UNDER COLOR OF STATE LAW
BUT NAMED IN THEIR INDIVIDUAL AND IN THEIR
OFFICIAL CAPACITIES,
Defendants.



CASE# 10CV06611 (P)

COMPLAINT AND CLAIMS
UNDER USCA CONST.
AMENDMENTS I, IV, VI,
VII, VIII and XIV of THE
U.S. CONSTITUTION
VIOLATED, VIA INTENTIONAL
RECKLESS OMISSIONS,
AND RECKLESS DISREGARD,
TO INVOKED 42 U.S.C.S.
1983, 1985(2)(3), 1986,
AND AMERICAN WITH
DISABILITY ACT.

JURY TRIAL DEMANDED,
RELIEFS SOUGHT AND
CLAIMS: \$999,000,000.00

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II. JURISDICTIONAL STATEMENT
PARTIES NAMES AND ADDRESSES

STATE of NEW YORK } ss:
COUNTY of ERIE }

I, AROR ARK O'DIAH, BEING DULY SWORN, DEPOSES, AND DECLARES UNDER PENALTY OF PERJURY UNDER THE LAW OF THE UNITED STATES OF AMERICA PURSUANT TO 28 U.S.C. SECTIONS 1746, WHEN NOTARY PUBLIC IS NOT IMMEDIATELY AVAILABLE AND SAY THAT:

1. My NAME IS AROR ARK O'DIAH. My ASSIGNED DIN# IS 07A2463. I AM INNOCENT. I AM CURRENTLY UNCONSTITUTIONALLY INCARCERATED AT THE COLLINS CORRECTIONAL FACILITY, P.O. BOX 340, COLLINS, NEW YORK 14034-0340; IN A CONVICTIONS OBTAINED VIA SYSTEMATIC OMISSIONS AND VIOLATIONS OF THE UNITED STATES; AND NEW YORK STATE CONSTITUTIONS AND LAW; UNDER USCA CONSTITUTION AMENDMENTS I, IV, V, VI, VII, VIII, AND XIV OF THE UNITED STATES CONSTITUTION; TO INVOKED 42 U.S.C.S. 1983, 1985(2)(3), 1986; AMERICAN WITH DISABILITY ACT; AND NEW YORK STATE CONSTITUTION ARTICLE 1, SECTIONS 4, 5, 6, 11 AND 12; AND THESE OMISSIONS AND VIOLATIONS ALSO INVOKED NEW YORK STATE COURT OF CLAIMS ACT SECTIONS 10 AND 11. I HAVE BEEN INTENTIONALLY CONFINED. I WAS CONSCIOUS OF THE CONFINEMENT. I DID NOT CONSENT TO THE CONFINEMENT. THE CONFINEMENT WAS NOT JUSTIFIED SINCE IT WAS OBTAINED VIA FALSE ACCUSATIONS, FALSE ARRESTS, SEARCHES, SEIZURES AND CONTRIVED EVIDENCES WERE PLACED IN EVIDENCE IN VIOLATIONS OF THE UNITED STATES AND NEW YORK STATES CONSTITUTIONS AND LAWS SO THAT VERDICT OF GUILTY AND CONVICTIONS WERE ASSURED VIA DELIBERATE INDIFFERENCE. I BRING THIS ABOVE CAPTIONED ACTION UNDER USCA CONST. AMENDMENTS I, IV, V, VI, VII, VIII AND XIV OF THE U.S. CONSTITUTION VIOLATED TO INVOKED 42 ~~U.S.C.S.~~ USC'S 1983.

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2. I, AROR ARK O'DIAH. DIN#07A2463, I CAN BE REACH BY MAIL AT:

AROR ARK O'DIAH. DIN#07A2463

COLLINS CORRECTIONAL FACILITY

P.O. BOX 340

COLLINS, NEW YORK 14034-0340.

3. THE DEFENDANTS WHOSE NAMES APPEARED IN THIS INSTANT ABOVE-CAPTIONED CLAIMS AND ACTION WHOSE NAMES AND ADDRESSES APPEARED BELOW ARE JOINTLY NAMED AND SUED IN THEIR INDIVIDUAL AND OFFICIAL CAPACITIES; DUE TO THEIR UNCONSTITUTIONAL POLICIES AND CUSTOMS PRACTICES; BY THEIR RECKLESSLY AND INTENTIONALLY, BY UNCONSTITUTIONAL COLLUSIONS AND ONGOING CONSPIRACIES, DESIGNED TO FURTHERANCES UNCONSTITUTIONAL POLICIES TO TARGET, TAUNTED, AND SINGLED OUT PEOPLE OF AFRICAN ORIGIN INTO THEIR MUNICIPAL AND STATE CORRECTIONAL FACILITIES, JAIL HOUSES AND PRISONS; TO CAUSE IRREPARABLE HARM (DEATH THREAT AND FALSE IMPRISONMENTS), WITHOUT MEANINGFUL DUE PROCESS; WITHOUT JUST CAUSE; AND WITHOUT RATIONAL BASIS; VIA DELIBERATE INDIFFERENCE; BASED UPON THE IDENTIFICATION OF MY RACE, COLOR, NATIONAL ORIGIN; AND VIA RETALIATORY AND DISCRIMINATORY ACTS OF HARASSMENTS; AND THEY JOINTLY AGREED IN OVERT IN DISGUISE VIA A JOINT RACIALLY MOTIVATED UNCONSTITUTIONAL COLLUSION IN ONGOING CONSPIRACIES TO KIDNAPPED ME INTO THEIR PRISON VIA ENTRAPMENT. THE STATE OF NEW YORK SECRETARY OF STATE, AND THE STATE OF NEW YORK SECRETARY OF THE DEPARTMENT OF HEALTH AND HUMAN SERVICES FALSELY REPRESENTED AND MISREPRESENTED ME TO DEPARTMENT OF MOTOR VEHICLES, AND TO U.S. DEPARTMENT OF STATE WITHOUT DUE PROCESS.

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4. THE DEFENDANTS WHOSE NAMES AND ADDRESSES APPEARED BELOW CAN BE REACHED BY MAIL AT:

- a) THE STATE OF NEW YORK;
ANDREW M. CUOMO, NEW YORK ATTORNEY GENERAL
OFFICE OF THE N.Y.S. ATTORNEY GENERAL
THE STATE CAPITOL
ALBANY, NY 12224
- b) HON. THOMAS A. KLONICK, CHAIR
NEW YORK STATE COMMISSION ON JUDICIAL CONDUCT,
61 BROADWAY
NEW YORK, NY 10006
- c) BRIAN FISCHER, NYS DOCS COMMISSIONER;
THE HARRIMAN STATE CAMPUS
1220 WASHINGTON AVENUE - BUILDING #2
ALBANY, NY 12226-2050
- d) ROY L. REARDON, ESQ, CHAIRMAN,
DEPARTMENTAL DISCIPLINARY COMMITTEE
SUPREME COURT, APPELLATE DIVISION
FIRST JUDICIAL DEPARTMENT
61 BROADWAY
NEW YORK, NY 10006

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- e) MANUEL A. ROMERO, CHAIRMAN;
STATE OF NEW YORK GRIEVANCE COMMITTEE
FOR THE SECOND, ELEVENTH AND
THIRTEENTH JUDICIAL DISTRICT;
RENAISSANCE PLAZA
335 ADAMS STREET-SUITE 2400
BROOKLYN, NY 11201-3745
- f) PATRICK T. BURKE, CHAIRMAN;
STATE OF NEW YORK GRIEVANCE COMMITTEE
FOR THE NINTH JUDICIAL DISTRICT;
CROSSWEST OFFICE CENTER
399 KNOLLWOOD ROAD-SUITE 200
WHITE PLAINS, N.Y. 10603
- g) SHERILL SPATZ, INSPECTOR GENERAL
NEW YORK STATE COURT SYSTEM
OFFICE OF THE COURT ADMINISTRATION
26 BROADWAY, 10TH FLOOR
NEW YORK, NY 10004
- h) A. GAIL PRUDENTI, PRESIDING JUDGE
JAMES EDWARD PELZER, CLERK OF THE COURT;
SUPREME COURT APPELLATE DIVISION 2ND DEPARTMENT
AND JUSTICES,
45 MONROE PLACE
BROOKLYN, NY 11201

l) DALE ARTUS, SUPERINTENDENT;
 LT. URBANK; CAPT. YEH;
 KILKBUSH, DEPUTY SUPERINTENDENT FOR PROGRAM;
 GOWANDA CORRECTIONAL FACILITY
 P.O. BOX 350
 GOWANDA, NY 14070-0350

j) DAVID UNGER, SUPERINTENDENT;
 WYOMING CORRECTIONAL FACILITY
 P.O. BOX 501
 ATTICA, NY 14011-0501

k) NEW YORK STATE SECRETARY OF STATE;
 NEW YORK STATE SECRETARY OF DEPARTMENT OF HEALTH
 AND HUMAN SERVICES;
 41 STATE STREET, ALBANY, NY 12231

II. DISCLOSURE OF RELATED CLAIMS

5. THIS ABOVE-CAPTIONED CLAIM AND ACTION MAY BE RELATED TO: O'DIAH V. A. MAWHIR, et al., DOCKETED NUMBER 9:08-CV-0322(TJM) (DRH); O'DIAH V. THE STATE OF NEW YORK, et al., DOCKETED NUMBER 9:08-CV-0941(TJM)(DRH), AND O'DIAH V. DAVID UNGER, et al., DOCKETED NUMBER 9:10-CV-1148(NAM)(DEP), PENDING AT THE U.S. DISTRICT COURT FOR THE NORTHERN DISTRICT OF NEW YORK AT SYRACUSE. IN THIS ABOVE-CAPTIONED CLAIMS, I AM ALLEGING THAT THE STATE OF NEW YORK AND ITS AGENTS, DEPARTMENTS AND ITS AUTHORITIES UNDER NYSDOCS HAVE ENDORSED AND SANCTIONED THE CUSTOMS AND PRACTICES UNCONSTITUTIONALLY DESIGNED AS A POLICY TO TARGETED POOR WHITE MALES, PEOPLE OF AFRICAN ORIGIN, HISPANIC AND LATINO AND KIDNAPPED THEM INTO PRISON WITHOUT DUE PROCESS.

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III. STATEMENT OF CLAIMS

6. I, AROR ARK O'DIAH, 52-YEARS OLD MALE, CITIZEN OF THE UNITED STATES OF AMERICA, LEGAL AND CITIZEN OF THE STATE OF NEW YORK; AND I HAVE RESIDED IN THE UNITED STATES OF AMERICA PERIODICALLY AND PERMANENTLY FOR OVER 34-YEARS.

7. I, AROR ARK O'DIAH, I AM THE CHIEF EXECUTIVE OFFICER AND INCORPORATOR OF; "TIMESPEED INFORMATION AND PROTECTIVE SERVICES INC. AND TIMESPEED WORLDWIDE WITNESSES OF THE ONLY TRUE GOD AND OF HIS SON SERVICES OPERATION HELP AFRICA DEVELOP, INC." P.O. BOX 341173, JAMAICA, NEW YORK 11434-07173. MY BUSINESSES ACTIVITIES INCLUDES: PROVIDING INFORMATION, PROTECTION, TOURISM AND HOSPITALITY SERVICES, NATIONWIDE AND WORLDWIDE.

8. I AM A NATURALIZED CITIZEN OF THE UNITED STATES OF AMERICA, FROM NIGERIA. I HAVE RESIDED IN THE UNITED STATES OF AMERICA MUCH LONGER THAN IN NIGERIA. I EARNED MY EDUCATION IN THE UNITED STATES AND ABROAD IN HEALTH PROFESSION, FREELANCE JOURNALISM, GENERAL MEDICAL SCIENCES, PSYCHOLOGY, AND I AM A FREELANCE JOURNALIST AND A WRITER.

9. ON ABOUT JULY 14, 2010, I WAS COERCED UNDER DURESS TO MOVED INTO HOUSE B56 AT GOWANDA CORRECTIONAL FACILITY BY DALE AATIS, SUPERINTENDENT; LT. URBANK; SGT. KORBAR; KICKBUSH, DEPUTY SUPERINTENDENT; AND J. HESSEL, DEPUTY SUPERINTENDENT FOR SECURITY AND P. MILLICH.

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10. ON July 14, 2010, THE DEFENDANTS JOINTLY KNEW OR SHOULD HAVE KNOWN THAT I WILL BE PHYSICALLY ATTACK AT B56 HOUSE LOCATED AT GOLDANDA CORRECTIONAL FACILITY; YET, VIA MALICE, RETALIATION, DISCRIMINATION AND HARASSMENT INTENT, THE DEFENDANTS JOINTLY AGREED IN OVERT IN DISGUISE UNDER COLOR OF STATE LAW TO MOVED ME FROM SHU TO AN3 HOUSE AND FROM B56 TO AN3 HOUSE, AND BACK TO SHU AND REPEATEDLY TO HOUSE B56 WITHOUT RATIONAL BASIS.

11. ON July 26, 2010, KICKBUSH, DEPUTY SUPERINTENDENT; LATONIA, SENIOR CORRECTIONAL COUNSELOR; LT. URBANK; J. HESSEL, DEPUTY SUPERINTENDENT FOR SECURITY; SGT. KORBAR; P. MILLICH, CORRECTIONAL OFFICER; P. PIAZZA, JR, CORRECTIONAL OFFICER; DALE ARKUS, SUPERINTENDENT; AT THE INFLUENCE OF THE DEFENDANTS NAMED IN THIS ABOVE-CAPTIONED CLAIMS, JOINTLY AGREED UNDER THE UNCONSTITUTIONAL POLICIES, CUSTOMS, AND PRACTICES OF THE STATE OF NEW YORK, TO TARGETED ME, TAUNTED ME, AND SINGLED ME OUT, VIA DELIBERATE INDIFFERENCE, AND PLACED ME AND ASSIGNED ME WORK PROGRAM INVOLVING CLEANING INFIRMARY AND HOUSE B56 RESTROOM AND SHOWER DURING EARLY AND LATE EVENNING HOURS AS A PORTER; BY THEIR PLACING MY ATTACKER INSIDE ASSIGNED WORK ENVIRONMENT, AND CREATED HOSTILE WORK ENVIRONMENT WITH MALICIOUS INTENT TO SUBJECT ME TO IRREPARABLE HARM. NEW YORK STATE AND ITS AGENTS AND ITS AUTHORITIES; BY DESIGNED, PUT IN PLACE, UNCONSTITUTIONAL POLICIES, CUSTOMS, AND PRACTICES, SANCTIONED BY NYSDOCS TO TARGETED POOR WHITE MALES AND PEOPLE OF AFRICAN ORIGINS INTO PRISON.

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12. ON July 29, 2010, WHILE I WAS PERFORMING ASSIGNED WORK AT HOUSE B36 IN GOWANDA CORRECTIONAL FACILITY AT ABOUT 7:00 P.M., I WAS PHYSICALLY ATTACKED AND INJURED BY UNKNOWN INDIVIDUAL WHO BOLSTED THAT HE WAS ACTING AT THE CONSENT OF GOWANDA CORRECTIONAL FACILITY AT THE INFLUENCE OF THE ABOVE-CAPTIONED CLAIM NAMED DEFENDANTS; VIA RECKLESS DISREGARDS FOR MY RIGHTS, PROTECTIONS, SAFETY, PRIVILEGES AND IMMUNITIES; IN RETALIATORY AND DISCRIMINATORY ACTS OF HARASSMENT BECAUSE I FILED GRIEVANCES PETITIONS, AND JUDICIAL MISCONDUCTS COMPLAINTS AND FILED CLAIMS AND FEDERAL CIVIL RIGHTS ACTIONS. AS A RESULT OF THE PHYSICAL ATTACKS, I SUFFERED HEAD, FACE, NERVES, EAR, EYE, CHEEK, JAW, MANDIBULAR, AND MAXILLARY NERVES, MANDIBULAR NOTCH, AND MUSCULAR LESION; CAUSING ME SEVERE AND EXCRUCIATING PAINS AND SUFFERING. MY HEAD, FACE, EAR, EYE AND RIGHT SIDE OF MY FACE WERE SWOLLEN, WITH RED EYE, AND I SUFFERED BLURRED EYE VISION AND NUMBNESS (LACK OF SENSITIVITY AT MY RIGHT FACE). I WAS UNABLE TO SPEAK NOR TALK CLEARLY NOR CHEW FOOD; DUE TO SEVERE AND EXCRUCIATING PAINS. I WAS ADMITTED INTO GOWANDA CORRECTIONAL FACILITY HEALTH SERVICES INFIRMARY ON July 29, 2010; BUT I WAS DISCHARGED ON AUGUST 4, 2010, WITHOUT ADEQUATE MEDICAL CARE. I WAS DENIED ADEQUATE MEDICAL CARE (NOT PROVIDED EYE DROP NOR TYLENOL NOR MEDICATION IN A TIMELY MANNER); VIA MALICE AND HATE CRIME. NEW YORK STATE AND ITS AUTHORITIES, MALICIOUSLY TARGETED POOR WHITE MALES AND PEOPLE OF AFRICAN ORIGIN; VIA UNCONSTITUTIONAL POLICIES AND CUSTOMS PRACTICES SANCTIONED BY THESE DEFENDANTS TO KIDNAPED THEM INTO PRISON WITHOUT MEANINGFUL DUE PROCESS.

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13. ON ABOUT JULY 29, 2010, AND THEREAFTER, I, AROR ARK O'DIAH, DISCOVERED THAT THE DEFENDANTS WHOSE NAMES AND ADDRESSES APPEARED ABOVE IN THIS INSTANT CLAIMS IN THIS ABOVE-CAPTIONED ACTION, JOINTLY HAS IN PLACE, UNCONSTITUTIONALLY PLANNED POLICIES, DESIGNED TO KIDNAPPED ME INTO PRISON; AND DENIED ME EQUAL PROTECTION; VIA A JOINT RACIALLY MOTIVATED COLLUSIONS IN ONGOING UNCONSTITUTIONAL CONSPIRACIES TO PROMOTES PRISON CUSTOM AND PRACTICES TARTAMOUNTING TO EVIL PRACTICES CUSTOM OF TARGETING PEOPLE OF AFRICA ORIGIN INTO PRISON SLAVERY CULTURE; VIA RETALIATORY AND DISCRIMINATORY ACTS OF HATES CRIME; AND VIA CALCULATED MALICIOUS HARASSMENTS, DEGRADATION, TORMENTS, TORTURE; VIA CRUEL AND UNUSUAL PUNISHMENT CONFINEMENT UNCONSTITUTIONAL POLICIES WITH THE EVIL INTENT TO TARGET AND SUBJECTED ME TO COLD CALCULATED COLD BLOODED MURDER SCHEMES WITH THE INTENT TO DENIED ME MY CONSTITUTIONAL RIGHTS, EQUAL PROTECTION AND EQUAL ACCESS TO COURTS; AND DENIED ME MEANINGFUL ACCESS TO DUE PROLESS; VIA DELIBERATE INDIFFERENCE; BY SETTING ME UP, FRAMED ME UP, ENTRAPPED ME AND KIDNAPPED ME INTO THEIR MUNICIPAL AND STATE PRISON.

14. THESE DEFENDANTS JOINTLY AGREED TO PUT IN PLACE UNCONSTITUTIONAL POLICIES DESIGNED TO TREAT ME AND PEOPLE OF AFRICAN ORIGINS DIFFERENTLY FROM OTHERS IN SIMILAR SITUATIONS AND CIRCUMSTANCES AND THERE IS NO RATIONAL BASIS FOR THE DIFFERENT TREATMENT; THAN RACE, COLOR, AND ETHNIC ORIGIN. THE DEFENDANTS JOINTLY HAS AGREED TO PUT IN PLACE UNCONSTITUTIONALLY UNWRITTEN POLICIES, CUSTOMS AND PRACTICES; BY ATTACKING ANYBODY WHO DISAGREED WITH THEIR CORRUPTED DISCRIMINATORY POLICIES; INSTEAD OF

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PREVENTING THEIR UNCONSTITUTIONAL DISCRIMINATORY CUSTOM PRACTICES FROM ACCOMPLISHING ITS UNCONSTITUTIONAL PURPOSES. THE DEFENDANTS JOINTLY, CONTINUE TO TARGET PEOPLE OF AFRICA ORIGIN, ETHNIC ORIGIN AND NATIONAL ORIGIN; BY KIDNAPPING THEM INTO COUNTIES, MUNICIPAL AND STATE PRISONS WITHOUT MEANINGFUL ACCESS TO DUE PROCESS; AND CAUSING IRREPARABLE UNCONSTITUTIONAL HARMS WITHOUT RATIONAL BASIS.

15. ON ABOUT AUGUST 4, 2010, WHILE I WAS STILL UNDER TRAUMA AND SUFFERING FROM BLURRED EYE VISION; DUE TO JULY 29, 2010, PHYSICAL ATTACK AND INJURIES, I WAS ASSIGNED TO TOP BED BUNK.

16. ON ABOUT AUGUST 4, 2010, I WAS ASSIGNED TO TOP BED BUNK AT HOUSE AN3, WHILE I WAS STILL HAVING DIFFICULTIES AND PAINS IN OPENING MY RIGHT EYE; YET, I WAS REPEATEDLY ASSIGNED TO TOP BED BUNK; VIA RECKLESS DISREGARDS, MALICE AND RECKLESS DISREGARD TO MY CONSTITUTIONAL RIGHT, SAFETY, EQUAL PROTECTION, PRIVILEGES AND IMMUNITIES UPON THE FACTS THAT I HAVE PERMANENT MEDICAL RESTRICTION FOR BOTTOM BED BUNK KNOWN TO THE DEFENDANTS. THE DEFENDANTS JOINTLY SANCTIONED BY DESIGNED UNCONSTITUTIONAL PRACTICED POLICIES AND CUSTOMS WHICH TARGETED POOR WHITE MALES, PEOPLE OF AFRICAN ETHNIC ORIGIN, HISPANIC AND LATINO AND KIDNAPPED THEM INTO PRISON WITHOUT DUE PROCESS.

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17. ON ABOUT AUGUST 4, 2010, ONLY TO DISCOVERED THAT GOWANDA CORRECTIONAL FACILITY PROGRAM COMMITTEE JOINTLY WITH ALL THE DEFENDANTS NAMED IN THIS CLAIMS CAPTIONED ACTION ABOVE PARTICIPATED TO SET ME UP WITH THEIR RECKLESS MALICIOUS INTENT TO ENTRAPPED ME INTO PHYSICAL. BECAUSE I DID NOT EXERCISE MY RIGHT FOR SELF-DEFENSE AGAINST MY ATTACKER ONLY 29, 2010; HENCE I WAS AGAIN SET UP BY THESE DEFENDANTS JOINTLY; BY ASSIGNING ME TO TOP BED BUNK; EVEN THOUGH SGT. KORBAR AND GOWANDA CORRECTIONAL FACILITY KNEW OR SHOULD HAVE KNOWN THAT I SUFFERED FROM BLURRED EYE VISION; AND SEVERE AND EXCRUCIATING HEADACHES, HEAD, FACE, DIZZINESS, EAR, CHEEK, JAW, MOUTH, AND EYE PAINS. I REFUSED TO ACCEPT TOP BED BUNK; DUE TO MY MEDICAL CONDITION; AND SGT. KORBAR, INFLUENCED NURSE L. MACH AND C.O.D. EVERTS TO WRITE ME TIER II MISBEHAVIOR TICKET; SANCTIONED BY THESE DEFENDANTS JOINTLY; AND I SERVED 30-DAYS INSIDE SHU FALSE IMPRISONMENT WITHOUT RATIONAL BASIS FROM AUGUST 4, 2010 THROUGHOUT TO SEPTEMBER 3, 2010.

18. ON ABOUT SEPTEMBER 3, 2010, I WAS RELEASED FROM SHU INTO HOUSE AN3 AT GOWANDA CORRECTIONAL FACILITY. BUT FROM SEPTEMBER 3, 2010, THROUGH SEPTEMBER 7, 2010, AND THEREAFTER, I WAS ASSIGNED INTO HOUSE AN3, WHERE I WAS REPEATEDLY PHYSICALLY ATTACKED BY C.O.P. MILLICH AND SGT. KORBAR, WHO JOINTLY LURED INMATES TO THREW SHOES ON ME ALL AND EVERY NIGHTS; CAUSING MENTAL ANGUISH AND TRAUMA. BUT ONLY TO DISCOVERED

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THAT GOWANDA CORRECTIONAL FACILITY PROGRAM COMMITTEE ACTING AT THE INFLUENCE OF THESE DEFENDANTS JOINTLY (LATONA AND PIAZZA), AND ALL THE DEFENDANTS NAMED IN THIS INSTANT CLAIMS ABOVE-CAPTIONED ACTION TO ENCOURAGED THESE INMATES CALLOUS, VICIOUS, MALICIOUS, AND INTENTIONAL RECKLESS EVIL ACTS; VIA DELIBERATE INDIFFERENCE TO INJURE ME, WITHOUT INTERVENTION TO PROTECT ME.

19. ON ABOUT SEPTEMBER 8, 2010, I WAS PLACED ON GOWANDA CORRECTIONAL FACILITY PROGRAM CALL-OUT WHILE I WAS SUFFERING FROM HEAD TRAUMA, EMOTIONAL DISTRESS, MENTAL ANGUISH, TORMENTS AND TORTURE FROM SHOES THROWN ON ME EVERY NIGHTS; AND EXCRUCIATING MOUTH AND MANDIBULAR NERVE PAINS; DUE TO JULY 29, 2010, PHYSICAL ATTACKS AND INJURIES.

20. ON ABOUT SEPTEMBER 8, 2010, I APPEARED BEFORE THE GOWANDA CORRECTIONAL FACILITY PROGRAM COMMITTEE, WHILE I WAS UNDER SEVERE AND EXCRUCIATING MOUTH PAINS. I WAS UNABLE TO SPEAK NOR TALK; DUE TO SEVERE AND EXCRUCIATING MOUTH PAINS.

21. ON ABOUT SEPTEMBER 8, 2010, DEFENDANTS JOINTLY INFLUENCED SENIOR CORRECTIONAL COUNSELOR LATONA, TO SUBJECTED ME TO RETALIATORY AND DISCRIMINATORY ACTS OF HARASSMENT; BY ASKING ME IF I LIKE TO STAY INSIDE CRUEL AND UNUSUAL PUNISHMENT CONFINEMENT. I DID NOT ANSWER.

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22. ON ABOUT SEPTEMBER 8, 2010, I WAS UNABLE TO OPEN MY MOUTH; DUE TO EXCRUCIATING PAINS FROM JULY 29, 2010, INJURIES. ALSO, I DID NOT HAVE ANSWER TO HER QUESTIONS BECAUSE I HAVE ALREADY COMPLETED THEIR II HEARING AND DONE 30-DAYS INSIDE SHU. I DID NOT WANT TO RE-VISIT HURTING AND TRAUMATIC EPISODES. I HAVE BEEN REPEATEDLY DENIED ACCESS TO STATES AND FEDERAL COURTS BY THESE DEFENDANTS JOINTLY.

23. ON SEPTEMBER 8, 2010, GOWANDA CORRECTIONAL FACILITY PROGRAM COMMITTEE AND LATONA, AT THE INFLUENCE OF THESE DEFENDANTS UNWRITTEN UNCONSTITUTIONAL POLICIES, CUSTOM AND EVIL PRACTICES TOLD ME THAT IF I DID NOT ANSWER HER QUESTION ABOUT WHY I WAS INSIDE SHU; THAT SHE WILL SEND ME BACK TO SHU. BUT I DID NOT HAVE AN ANSWER TO HER QUESTION; MORESO, MY MOUTH WAS HURTING; AND I KNEW THAT GOWANDA CORRECTIONAL FACILITY KNOW OR SHOULD HAVE KNOWN WHY I WAS REPEATEDLY SUBJECTED TO CRUEL AND UNUSUAL PUNISHMENT CONFINEMENT WITHOUT RATIONAL BASIS INSIDE PRISON WITHIN PRISON.

24. ON SEPTEMBER 8, 2010, I DISCOVERED THAT THESE DEFENDANTS JOINTLY INFLUENCED GOWANDA CORRECTIONAL FACILITY PROGRAM COMMITTEE TO SHUT-DOWN LAW LIBRARY COPIER MACHINE, INTENTIONALLY ON JULY 29, 2010, AND THEREAFTER TO DENIED ME ACCESS TO MAKE LEGAL COPIES AND DENIED ME ACCESS TO COURTS.

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25. THESE ABOVE-NAMED DEFENDANTS HAS JOINTLY IN AGREEMENTS IN OVERT IN DISGUISE, REPEATEDLY COERLED ME UNDER DURESS IN EGREGIOUS IN DEMONSTRABLY IN HOSTILE MANNER IN RECKLESS DISREGARD TO MY CONSTITUTIONAL RIGHTS TO APPEARED BEFORE THE GOWANDA CORRECTIONAL FACILITY PROGRAM COMMITTEE IN THREE DIFFERENT OCCASIONS PRIOR TO SEPTEMBER 8, 2010; AND DURING THESE THREE MEETINGS; THE PROGRAM COMMITTEE REALLY DID NOT SAY ANY THING IMPORTANT THAT COULD NOT BE HANDLE VIA CORRESPONDENCE. I DISCOVERED DURING THE MEETINGS THAT I WAS ONLY PLACED ON CALL-OUT TO APPEAR BEFORE THEM SOLELY TO SUBJECT ME TO VERBAL AND PHYSICAL ABUSES. BECAUSE THE PROGRAM COMMITTEE MADE DEGRADING AND DISCRIMINATORY AND RETALIATORY REMARKS ABOUT MY NIGERIA NATIVE ENGLISH ACCENTS; VIA DEGRADING JOKES AND HUMILIATING LAUGH AT MY NIGERIA NATIVE ENGLISH ACCENTS. I WAS REPEATEDLY TOLD THAT MY NIGERIA ENGLISH NATIVE ACCENT WAS NOT GOOD. BUT MY NIGERIA ENGLISH NATIVE ACCENT HAS NO RELEVANCE TO WORK PROGRAM ASSIGNMENT AS A PORTER. I BELIEVED THAT I WAS BEING HARASSED AND TREATED DIFFERENTLY FROM OTHERS IN SIMILAR SITUATION AND CIRCUMSTANCES, AND THERE IS NO RATIONAL BASIS FOR THE DIFFERENT TREATMENT THAN THE IDENTIFICATION OF MY NATIONAL ORIGIN, RACE, AND ETHNIC ORIGIN SANCTIONED JOINTLY. NEW YORK STATE SECRETARY OF STATE, AND NEW YORK STATE SECRETARY OF DEPARTMENT OF HEALTH AND HUMAN SERVICES, INTENTIONALLY AND RECKLESSLY DISREGARDED MY CONSTITUTIONAL RIGHT TO DUE PROCESS AND EQUAL PROTECTION AS THEY REPEATEDLY JOINTLY FALSELY REPRESENTED AND MISREPRESENTED ME TO THE U.S. DEPARTMENT OF STATE, AND TO DEPARTMENT OF MOTOR VEHICLES THAT I OWE THE STATE OF NEW YORK CHILD SUPPORT; AND RESULTED TO DENIAL OF PASSPORT AND LICENSE.

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26. THE GOWANDA CORRECTIONAL FACILITY HAS BEEN REPEATEDLY INFLUENCED BY THE DEFENDANTS JOINTLY VIA AN ONGOING UNCONSTITUTIONAL COLLUSION AND CONSPIRACIES IN SEVERAL OCCASIONS IN RECKLESS DISREGARD TO MY PRE-EXISTING CONDITION (MEDICAL CONDITIONS) AND RE-AGGRAVATED MY INJURIES; AND CAUSING ME PAINS AND SUFFERING; BY THEIR RECKLESS AND INTENTIONALLY; VIA DELIBERATE ACTS PLACED ME INSIDE A VERY HOSTILE WORKING ENVIRONMENTS; WHERE, THEY HAS PLANTED MY ATTACKERS TO PREY ON ME REPEATEDLY; VIA MALICE, RETALIATORY AND DISCRIMINATORY ACTS OF HARASSMENT.

27. ON SEPTEMBER 20, 2010, GOWANDA CORRECTIONAL FACILITY PROGRAM COMMITTEE UNLAWFULLY ARRESTED ME, ARRESTED MY LEGAL MAILS, SEARCHED AND SEIZED ME IN PERSON AND MY PROPERTIES WITHOUT RATIONAL BASIS; AND DENIED ME IMMEDIATE ACCESS TO STATE AND FEDERAL COURTS; BY DENYING ME ACCESS TO MAKE LEGAL COPIES; BECAUSE THEY DELIBERATELY SHUT-DOWN LAW LIBRARY COPIER MACHINE AND I COULD NOT SEND MY LEGAL MAILS TO COURTS. BUT ONLY TO DISCOVERED THAT THE DEFENDANTS JOINTLY HAS PUT IN PLACE UNCONSTITUTIONAL PLANS DESIGNED TO FURTHERANCE ONGOING DISCRIMINATORY AND RETALIATORY ACTS OF HARASSMENT AND CONSPIRACIES TO DENIED ME EQUAL PROTECTION AND ACCESS TO MEANINGFUL DUE PROCESS. THE STATE OF NEW YORK SECRETARY OF STATE, AND NEW YORK STATE SECRETARY OF THE DEPARTMENT OF HEALTH AND HUMAN SERVICES KNOWINGLY INFLUENCED THE U.S. DEPARTMENT OF STATE, U.S. PASSPORT NATIONAL CENTER, TO DENIED ME ACCESS TO RENEW MY U.S. PASSPORT; AND ALSO INFLUENCED DEPARTMENT OF MOTOR VEHICLES TO DENIED ME RENEWAL OF MY DRIVER'S LICENSE WITHOUT DUE PROCESS; VIA FALSE REPRESENTATION AND MISREPRESENTATION.

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28. ON SEPTEMBER 20, 2010, THE DEFENDANTS JOINTLY INFLUENCED DEFENDANTS, KILKBUSH, URBANK, AND DALE ARTHUR, TO ARBITRARILY AND IRRATIONALLY SUBJECTED ME TO CRUEL AND UNUSUAL PUNISHMENT CONFINEMENT INSIDE PRISON WITHIN PRISON FOR 120-DAY DISCIPLINARY KEEPLOCK IN RETALIATORY AND DISCRIMINATORY ACTS OF HARASSMENT BECAUSE I WROTE GRIEVANCE PETITIONS, FILED JUDICIAL MISCONDUCT COMPLAINTS AND FEDERAL CIVIL RIGHT ACTIONS; WHEREBY, I HAVE BEEN DENIED HUMAN RIGHTS, HUMAN LIBERTY, FREEDOM OF MOVEMENT, MEANINGFUL ACCESS TO DUE PROCESS, EXPRESSION, ASSOCIATION, PRIVILEGE, PROPERTIES, TYPE-WRITER AND HAMMILITIES.

29. ON SEPTEMBER 20, 2010, THROUGH SEPTEMBER 23, 2010, I WAS SUBJECTED TO 120-DAYS FALSE IMPRISONMENT SENTENCES AND ADDITIONAL 120-DAYS FROM SEPTEMBER 20, 2010, TO JANUARY 20, 2011, FALSE IMPRISONMENT WITHIN PRISON; VIA UNCONSTITUTIONAL DISCIPLINARY DECISIONS OBTAINED IN VIOLATION AND OMISSION OF THE STATE OF NEW YORK CONSTITUTION AND LAWS; AND IN VIOLATIONS OF MY CONSTITUTIONAL RIGHTS PROTECTED BY THE UNITED STATES CONSTITUTION AND LAWS. I HAVE BEEN ARBITRARILY AND IRRATIONALLY SUBJECTED TO 560-DAYS FALSE IMPRISONMENTS OBTAINED; VIA FALSE MISBEHAVIOR TIERS I, II AND III; VIA FALSE AND FALSE ACCUSATIONS, FALSE ARRESTS, UNLAWFUL SEARCHES AND SEIZURES. I WAS REPEATEDLY PUNISHED ARBITRARILY FOR REMAINING IN SILENCE TO ANSWER QUESTION THAT I DID NOT HAVE AN ANSWER, WHILE SUFFERING FROM MOUTH INJURIES, PAINS AND SUFFERING FROM JULY 29, 2010 INJURIES.

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30. ON SEPTEMBER 20, 2010, SEPTEMBER 21, 2010, AND SEPTEMBER 22, 2010, TIERS II AND III DISCIPLINARY GUILTY DECISIONS WERE ISSUED AND ENTERED BY DEFENDANTS KICKBLISH AND LT. LIRBANK, WITHOUT RATIONAL BASIS; AND ARBITRARILY SUBJECTED ME TO KEEPLOCK FALSE IMPRISONMENTS OBTAINED VIA FALSE ACCUSATIONS, FALSE ARREST, UNLAWFUL SEARCHES AND SEIZURES DESIGNED TO FURTHERANCE ONGOING UNCONSTITUTIONAL COLLUSIONS AND CONSPIRACIES TO DENIED ME EQUAL PROTECTION AND MEANINGFUL ACCESS TO DUE PROCESS; AND A JOINTLY RETALIATORY AND DISCRIMINATORY SCHEMES DESIGNED TO HAVE ACCESS TO READ MY LEGAL MAILS WITHOUT MY CONSENT AND DENIED ME ACCESS TO COURTS.

31. I HAVE EVERY RIGHT TO REMAIN SILENT; MORESO, IF I HAVE NO ANSWER TO A PARTICULAR QUESTIONS ASKED BY GOWANDA CORRECTIONAL FACILITY PROGRAM COMMITTEE. ON SEPTEMBER 20, 2010, GOWANDA CORRECTIONAL FACILITY AUTHORITIES AND THE DEFENDANTS JOINTLY KNEW OR SHOULD HAVE KNOWN THAT ON JULY 29, 2010, I WAS PHYSICALLY ATTACKED AND I SUFFERED MOUTH INJURIES; AND CAUSING ME SEVERE AND EXCRUCIATING PAINS AND SUFFERING; AND MY MEDICAL CONDITIONS PREVENTED ME FROM SPEAKING OR TALKING ON SEPTEMBER 8, 2010. I WAS ARBITRARILY AND IRRATIONALLY PUNISHED BY THESE DEFENDANTS NAMED IN THIS ABOVE CAPTIONED CLAIM FOR NOT ABLE TO TALK AND FOR REMAINING SILENT DUE TO MOUTH PAINS. THE DEFENDANTS JOINTLY TARGETED ME, SINGLED ME OUT AND TAUNTED ME AND CAUSED ME PHYSICAL INJURIES AND BUSINESSES DAMAGES.

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32. ON SEPTEMBER 8, 2010, SEPTEMBER 20, 2010, SEPTEMBER 21, 2010, AND SEPTEMBER 22, 2010, INCLUDING JULY 13, 2010, JULY 14, 2010, JUNE 13, 2010 AND AUGUST 4, 2010, I WAS TREATED DIFFERENTLY FROM OTHERS IN SIMILAR SITUATIONS AND CIRCUMSTANCES BY SGT. KORBAR, LT. URBANK, L. MACI, KICKBUSH, P. MILLICH, D. EVERTS, DALE ARTUS, LATONA AND P. PIAZZA, JR, AT GOWANDA CORRECTIONAL FACILITY, AT THE INFLUENCES OF THE DEFENDANTS NAMED IN THIS INSTANT ABOVE-CAPTIONED CLAIMS, AND THERE IS NO RATIONAL BASIS FOR THE DIFFERENCE IN TREATMENT. ALSO, FAILURE TO TALK OR FAILURE TO SPEAK DUE TO EXCRUCIATING PAINS SHOULD HAVE NOT BE A BASIS NOR GROUNDS TO SUBJECT ME TO FALSE IMPRISONMENT, INSTEAD, I HAD EXPECTED THESE DEFENDANTS TO INQUIRE ABOUT ADEQUATE MEDICAL CARE PROVISION. BUT I WAS REPEATEDLY DENIED ADEQUATE MEDICAL CARE, HENCE I WAS UNABLE TO TALK NOR SPOKE ON SEPTEMBER 8, 2010, DUE TO SEVERE MOUTH AND EYE PAINS AND SUFFERING.

33. ON SEPTEMBER 9, 2010, THROUGH SEPTEMBER 22, 2010, LT. URBANK, CAPTAIN YELL, AND KICKBUSH, DELIBERATELY AND RECKLESSLY DISREGARDED NYS DOCS DIRECTIVES 3090, CLASSIFICATION 3.34, SUPERSEDES POLICY 3.311 DATED JANUARY 22, 2007, RENEWED MARCH 25, 2009. DIRECTIVES 3090 (POLICY 1), DIRECTIVES 3090 (PROCEDURE 111(4)), STATED THAT ROOM CLEANING SHALL CONSIST OF: "SWEEPING, AND BUFFING THE FLOOR, CLEANING WINDOWS, WINDOW SILLS, UNDER BEDS, LOCKERS TOPS AND ALL OTHERS SURFACES WHICH MUST BE CLEANED TO THE OFFICERS SPECIFICATIONS."

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34. BASED UPON DIRECTIVES 3090 NYSDOCS UNDER THE DEFENDANTS POLICIES, CUSTOMS, PRACTICES AND SANCTIONED BY THESE DEFENDANTS JOINTLY AT POLICY I, PROCEDURE III(4), POSTED AT AN3 HOUSE AT GOWANDA CORRECTIONAL FACILITY, HAVING CLASSIFICATIONS 3.311, SUPERSEDES POLICIES 3.311, DATED JANUARY 22, 2007; UPDATED MARCH 25, 2009, ROOM CLEANING DID NOT SPECIFY TO INCLUDE UNDER LOCKER; HENCE AND AS A RESULT, RULE VIOLATIONS 118.30 MISBEHAVIOR TIER I USED TO OBTAINED TIER II IS NOT APPLICABLE AND IT SHOULD HAVE NEVER BE USED TO OBTAINED UNCONSTITUTIONAL PUNISHMENT BY SGT. KURBAN; LT. URBANK; CAPTAIN YEHL; AND P. MILLICH.

35. CAPTAIN YEHL AND LT. URBANK ARBITRARILY AND IRRATIONALLY DISREGARDED NYSDOCS DIRECTIVES 3090 POLICY AND PROCEDURES TO SUBJECT ME TO CRUEL AND UNUSUAL PUNISHMENT FALSE ARREST AND UNLAWFUL ARRESTS IN RETALIATORY AND DISCRIMINATORY ACTS OF CALCULATED MALICIOUSLY DESIGNED HARASSMENT IN RECKLESS DISREGARDS TO MY CONSTITUTIONAL RIGHT UPON THEIR IDENTIFICATION OF MY RACE, COLOR, ETHNIC ORIGIN AND NATIONAL ORIGINS.

36. ON SEPTEMBER 21, 2010, LT. URBANK, IRRATIONALLY AND ARBITRARILY SUBJECTED ME TO CRUEL AND UNUSUAL PUNISHMENT CONFINEMENT 60-DAYS KEEP LOCK INSIDE PRISON WITHIN PRISON WITHOUT COMPLYING TO NYSDOCS RULES, DIRECTIVES, REGULATIONS, AND PROCEDURES. TIER I USED BY P. MILLICH TO OBTAINED TIER II DIRECT ORDER WAS VACATED BY CAPTAIN YEHL. THERE IS NO PLACE IN ANY COURT HAVING JURISDICTION WITHIN THE UNITED STATES OF AMERICA WHERE

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VACATED JUDGMENTS IS USED TO OBTAINED PUNISHMENT. VACATED JUDGMENT NORMALLY SET ASIDE ALL PRIOR PUNISHMENT ISSUED AND ENTERED. CAPT. YEHL DISREGARDED MY HUMAN RIGHT AND MY HUMAN LIBERTY, INCLUDING JUDGE SANDRA J. FEUERSTEIN ACTING IN RECKLESS DISREGARD TO THE U. S. CONSTITUTION AND LAW AT THE INFLUENCE OF THE DEFENDANTS,

37. TIER I MISBEHAVIOR REPORT ISSUED BY P. MILLICH, WAS VACATED BY CAPT. YEHL; YET, CAPT. YEHL, ASSERTED THAT PUNISHMENT WAS UNCHANGED; AND CONTRADICTED THE RULES OF LAW AND ORDER SANCTIONED BY THE DEFENDANTS, NYS DOCS AND ENDORSED BY BRIAN FISCHER; ANDREW M. CUOMO; AND THESE DEFENDANTS JOINTLY. I HAVE BEEN ARBITRARILY AND IRRATIONALLY PUNISHED IN RETALIATORY AND DISCRIMINATORY ACTS OF HARASSMENT IN OVERT AGREEMENT BY THE DEFENDANTS BASED UPON THE IDENTIFICATION OF MY RACE, COLOR, AND ETHNIC ORIGIN (NATIONAL ORIGIN) -

38. TIER I, DISPOSITION, C.O. P. MILLICH, DIRECT ORDER TO CLEAN UNDER LOCKER WAS VACATED, SET ASIDE, AND WAS DECLARED NULL AND VOID; BY CAPTAIN YEHL. THERE WAS NO DIRECT ORDER TO CLEAN UNDER LOCKER; AND THAT WAS A SUFFICIENT EVIDENCE TO PROVE THAT C.O. P. MILLICH, LIED; AND LYING OR LIE IS AN ELEMENT OF PERJURY; AND PERJURY BY ITSELF IS AN ELEMENTS OF FRAUD, OMISSION, AND IT IS AN UNCONSTITUTIONAL VIOLATIONS. C.O. P. MILLICH, COMMITTED PERJURY, FRAUD FABRICATION AND LIES UNDER THE SUPERVISION AND IN OVERT AGREEMENT OF THESE DEFENDANTS NAMED IN THE ABOVE-CAPTIONED CLAIMS AT THE DIRECT CONSENT OF

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SGT. KORBAR; KICKBUSH; DALE ARHIS; LATONA; PIAZZA; AND J. HESSEL, WITHOUT RATIONAL BASIS. THE ELEMENT OF FRAUD EXIST IN TIER I, ISSUED BY P. MILLICH, USED TO OBTAINED TIER II BY P. MILLICH AND LT. URBANK, BOTH TIERS I AND II ISSUED BY P. MILLICH WERE UNCONSTITUTIONALLY USED BY LT. URBANK AND CAPT. YEHL, TO SUBJECT ME TO FALSE IMPRISONMENT ON JULY 13, 2010 THROUGH SEPTEMBER 22, 2010 AND THEREAFTER TO PRESENT.

39. I, AROR ARK O'DIAH, BELIEVES AND ALLEGES THAT P. MILLICH, LT. URBANK, LATONA, KICKBUSH, AND P. PIAZZA, JR, RELIED ON THE DETENONKS NAMED IN THIS ABOVE CAPTIONED CLAIM TO ARBITRARILY AND IRRATIONALLY USED FRAUDULENTLY OBTAINED TIER I, II AND III FALSE MISBEHAVIOR DISCIPLINARY REPORTS; VIA FALSE ALLEGATIONS, TO EFFECT FALSE ARRESTS, UNLAWFUL MALICIOUS SEARCHES AND SEIZURES, AND TO REPEATED SUBJECTED ME TO FALSE IMPRISONMENT ON JULY 13, 2010, AND THEREAFTER TO INFLICT AND IMPOSED UPON ME 240-DAYS KEEPLOCK CRUEL AND UNUSUAL PUNISHMENT CONFINEMENT.

40. THE UNITED STATES CONSTITUTION AND LAW; AND THE STATE OF NEW YORK CONSTITUTION AND LAW; PROHIBITS THE UNCONSTITUTIONAL USE OF FALSE EVIDENCE PLACED IN EVIDENCE; VIA FRAUD AND PERJURY TO ENTER JUDGMENT. I, AROR ARK O'DIAH, ASSERT, BELIEVES AND ALLEGES THAT JUDGMENTS OBTAINED IN VIOLATIONS OF THE U.S./N.Y.S. CONSTITUTIONS MUST BE DECLARED NULL AND VOID. JUDGE SANDRA J. FEUERSTEIN, WAS INFLUENCED BY THESE DETENDANTS TO DENIED ME EQUAL ACCESS TO COURT VIA UNCONSTITUTIONAL CONSPIRACIES.

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41. I, ARDOR ARK O'DIAH, BELIEVES AND ALLEGES THAT I HAVE BEEN TREATED DIFFERENTLY BY JUDGE SANDRA J. FEUERSTEIN, JUDGE ARTHUR COOPERMAN, JUDGE RANDALL ENG, JUDGE GRIFFIN, AND JUDGE BARRY KEON, AT THE UNCONSTITUTIONAL INFLUENCES BY THESE DEFENDANTS FROM OTHERS IN SIMILAR SITUATIONS AND CIRCUMSTANCES, AND THERE IS NO RATIONAL BASIS FOR THE DIFFERENT TREATMENT. I BELIEVES AND ALLEGES THAT I HAVE BEEN TREATED DIFFERENTLY BASED UPON THE IDENTIFICATION OF MY NATIONAL ORIGIN, ETHNIC ORIGIN, RACE, COLOR, AND FOR WRITING GRIEVANCE PETITIONS, FILED JUDICIAL MISCONDUCT COMPLAINT AND FILED FEDERAL CIVIL RIGHT ACTIONS.

42. ON SEPTEMBER 21, 2010, LT. URBANK, SUBJECTED ME TO ARBITRARY AND IRRATIONALLY OBTAINED TIER I AND TIER II ISSUED BY P. MILLICH, TO PLACED ME INTO KEEPLOCK CRUEL AND UNUSUAL PUNISHMENT CONFINEMENT 60-DAYS INSIDE PRISON WITHIN PRISON; AND DENIED ME ALL HUMAN RIGHTS AND HUMAN LIBERTY UNDER COLOR OF STATE LAW IN VIOLATIONS OF THE UNITED STATES CONSTITUTION AND LAWS; AND VIOLATIONS OF THE NEW YORK STATE CONSTITUTION AND LAW.

43. ON SEPTEMBER 22, 2010, LT. URBANK, SUBJECTED ME TO ARBITRARILY AND IRRATIONALLY UNCONSTITUTIONAL CRUEL AND UNUSUAL PUNISHMENT CONFINEMENT; BY USE OF FRAUDULENTLY OBTAINED TIER I, TO OBTAINED TIER II MISBEHAVIOR REPORT TO PLACE ME INTO 60-DAY TO 120-DAYS KEEPLOCK FALSE IMPRISONMENTS UNCONSTITUTIONALLY IN VIOLATIONS OF DOUBLE JEOPARDY DOCTRINE, AFTER I WAS WRONGFULLY

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PUNISHED ON SEPTEMBER 21, 2010, FOR TIER I MISBEHAVIOR REPORT VACATED BY CAPTAIN YELL; BUT TIER I, WAS REPEATEDLY UNLAWFULLY USED TO RE-SUBJECTED ME TO FALSE IMPRISONMENT IN RECKLESS DISREGARD TO THE TRUTH, IN RECKLESS DISREGARD FOR THE U.S. CONSTITUTION AND NEW YORK STATE CONSTITUTION, UPON THE IDENTIFICATION OF MY RACE, COLOR, ETHNIC AND NATIONAL ORIGIN, SANCTIONED AND ENDORSED BY THE DEFENDANTS JOINTLY, IN RECKLESS REGARD FOR MY CONSTITUTIONAL RIGHTS, PRIVILEGES AND IMMUNITIES; IN SYSTEMATIC RECKLESS LACK OF ATTENTION TO THE TRUTH,

44. I AM ALLEGING THAT I HAVE BEEN UNCONSTITUTIONALLY KIDNAPPED BY THE STATE OF NEW YORK AND ITS AUTHORITIES IN OVERT AGREEMENT IN AN ONGOING CONSTITUTIONAL COLLUSION AND CONSPIRACIES; VIA RETALIATORY AND DISCRIMINATORY ACTS OF HARASSMENT INTO THE STATE OF NEW YORK CORRECTIONAL FACILITIES AND PRISONS BECAUSE I WROTE GRIEVANCES PETITIONS, FILED JUDICIAL MISCONDUCT COMPLAINT, AND FILED FEDERAL CIVIL RIGHT ACTION AFTER THE COLD AND CALCULATED COLD BLOODED MURDER OF TWO ASSOCIATES OF MY AFRICAN ORGANIZATIONAL AND CORPORATE PROGRAM UNIT 41 AND 50 BULLETS IN ~~THE~~ THE CITY OF NEW YORK.

45. I HAVE BEEN DENIED MEANING ACCESS TO DUE PROCESS JOINTLY BY THESE DEFENDANTS; AND I HAVE BEEN REPEATEDLY DENIED EQUAL ACCESS TO COURTS; AND MY LEGAL MAILS HAS BEEN SUBJECTED TO SEARCHES AND SEIZURES WITHOUT RATIONAL BASIS. I WAS REPEATEDLY DENIED HOT WATER WHILE SERVING AND PLACED INSIDE UNCONSTITUTIONAL KEEPCOCK

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AT GUDANHA CORRECTIONAL FACILITY IN RECKLESS DISREGARD TO MY HEALTH AND SAFETY.

46. I HAVE BEEN REPEATEDLY RECKLESSLY DISREGARDED BY THE DEFENDANTS JOINTLY AND SUBJECTED TO ARBITRARILY AND IRRATIONAL CRUEL AND UNUSUAL CONFINEMENT; VIA ABUSIVE USE OF EXCESSIVE POWER; VIA CONTRIVED AND FALSE MISBEHAVIOR TICS I, II AND III ISSUED AND OBTAINED BY THE DEFENDANTS JOINTLY; VIA UNCONSTITUTIONAL POLICIES SANCTIONED BY THE DEFENDANTS IN SYSTEMATIC VIOLATIONS OF THE U.S. CONSTITUTION AND LAWS.

47. THE DEFENDANTS JOINTLY TARGETED ME, TAUNTED ME, SINGLED ME OUT IN ONGOING UNCONSTITUTIONAL COLLUSION AND CONSPIRACIES TO SUBJECT ME TO UNLAWFUL ARRESTS, SEARCHES AND SEIZURES OF ME AND MY BUSINESSES; BY INFLUENCING THE STATE OF NEW YORK DEPARTMENT OF MOTOR VEHICLES TO UNLAWFULLY SUSPEND MY DRIVER'S LICENSE WITHOUT RATIONAL BASIS BUT LATER SENT ME A NOTICE OF RESTORATION OF MY DRIVER'S LICENSE AND AUTHORIZED ME TO OPERATE MOTOR VEHICLE AFTER THE ISSUANCE AND ENTRY OF ORDER OF STAY; BUT SOON THEREAFTER, ONLY TO DISCOVERED THAT IT WAS A SET UP, DESIGNED TO FRAME ME UP INTO ENTRAPMENT TO OPERATION OF MOTOR VEHICLE SO THAT TO EFFECT UNLAWFUL ARREST, SEARCHES, AND SEIZURES; VIA CONTRIVED EVIDENCE PLACED IN EVIDENCES, SO THAT VERDICT OF GUILTY AND CONVICTIONS WERE ASSURED. THE DEFENDANTS JOINTLY HAS BEEN ATTEMPTING TO FILE FALSE CRIMINAL CHARGES AGAINST ME; VIA UNLAWFUL ENTRAPMENTS; BY PLACING ME INTO HOSTILE WORKING ENVIRONMENTS AND PLANTED MY ATTACKER TO PREY ON ME; VIA WORK PROGRAM ASSIGNMENT, TO SUBJECT

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ME TO REPEATED THREAT OF IRREPARABLE ^{HARM} (DEATH THREAT AND FALSE IMPRISONMENTS) SANCTIONED AND ENDORSED BY THE DEFENDANTS JOINTLY IN OVERT AGREEMENT UNDER COLOR STATE LAW.

48. THE DEFENDANTS JOINTLY COLLUDED IN UNCONSTITUTIONAL ONGOING RETALIATORY AND DISCRIMINATORY ACTS OF CONSPIRACIES TO FALSELY REPRESENTED AND MISREPRESENTED ME TO U.S. DEPARTMENT (U.S. DEPARTMENT) OF STATE NATIONAL U.S. PASSPORT CENTER, BY FALSELY ALLEGING THAT I OWE NEW YORK STATE CHILD SUPPORT ARREARS IN THE AMOUNT OF \$5,000.00 TO \$15,000.00 WITHOUT DUE PROCESS; AS A RESULT, MY U.S. CITIZENSHIP RIGHTS TO HAVE A U.S. PASSPORT AND RENEW MY U.S. PASSPORT WAS DENIED WITHOUT RATIONAL BASIS. FURTHERMORE, BASED ON THE SAME FALSE REPRESENTATIONS, AND MISREPRESENTATION MADE BY THESE DEFENDANTS, JOINTLY, MY NEW YORK STATE DRIVER'S LICENSE RENEWAL WAS DENIED. AS A RESULT, I WAS UNABLE TO CONDUCT MY OWN PRIVATE BUSINESSES, AND MY CONSTITUTIONAL RIGHTS TO PURSUES OF HAPPINESS, LIFE, PROTECTION, SAFETY, PRIVILEGES, AND IMMUNITIES PROTECTED BY THE U.S./N.Y.S. CONSTITUTIONS AND LAWS WERE MALICIOUSLY AND RECKLESSLY ARBITRARILY AND IRRATIONALLY DENIED.

49. THE DEFENDANTS JOINTLY KNOWINGLY CONTRIVED FALSE EVIDENCES AND PLACED FALSE EVIDENCE IN EVIDENCE VIA FRAUD AND PERJURY TO PROCURED AND OBTAINED MY INDIGMENTS NUMBERS 3719/02 AND 1806/06; VIA USE OF FALSE POLICE MEDICAL REPORTS, FALSE TESTIMONIES, FABRICATIONS, VIA INEFFECTIVE ASSISTANCE OF COUNSELS AND PROSECUTORIAL MISCONDUCT IN TRIALS INFECTED WITH PERJURY AND BIASED AND PREJUDICES JUDGES.

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50. THE DEFENDANTS JOINTLY HAS TREATED ME DIFFERENTLY FROM OTHERS IN SIMILAR SITUATION AND CIRCUMSTANCES AND THERE IS NO RATIONAL BASIS FOR THE DIFFERENT TREATMENT. NEW YORK STATE SECRETARY OF STATE; AND NEW YORK STATE DEPARTMENT OF HEALTH AND HUMAN SERVICES JOINTLY RECKLESSLY AND INTENTIONALLY FALSELY REPRESENTED AND MISREPRESENTED ME TO U.S. DEPARTMENT OF STATE, NATIONAL U.S. PASSPORT CENTER, TO DENIED ME RENEWAL OF MY U.S. PASSPORT WITHOUT DUE PROCESS AND WITHOUT RATIONAL BASIS; VIA NEW YORK STATE DEPARTMENT OF HEALTH AND HUMAN SERVICES TO NEW YORK STATE DEPARTMENT OF MOTOR VEHICLES UPON THEIR IDENTIFICATION OF MY NATIONAL ORIGIN, ETHNIC ORIGIN, RACE AND COLOR; VIA UNCONSTITUTIONAL RETALIATORY AND DISCRIMINATORY ACTS OF CALCULATED MALICIOUSLY DESIGNED JOINT HARASSMENT IN OVERT AGREEMENT UNDER COLOR OF STATE LAW; IN RECKLESS DISREGARD TO MY CONSTITUTIONAL RIGHT TO EQUAL RIGHT, AND PROTECTION; VIA DENIAL OF MEANINGFUL ACCESS TO DUE PROCESS.

51. THE DEFENDANTS JOINTLY AGREED IN OVERT; VIA UNCONSTITUTIONAL COLLUSION IN ONGOING CONSPIRACIES TO ASSIGNED ME INEFFECTIVE ASSISTANCE OF COUNSELS; BY EVIL DESIGNED; AND I WAS REPEATEDLY DENIED MY CONSTITUTIONAL RIGHT TO PARTICIPATES IN MY OWN CRIMINAL TRIALS AND APPEALS PROCESS AND PROCEEDINGS. JAMES EDWARD PEIZER, DENIED ME MY CONSTITUTIONAL RIGHT TO SUBMIT MY OWN SUPPLEMENTAL BRIEF IN MY APPEAL DELIBERATELY; IN OVERT AGREEMENT, JOINTLY WITH THE DEFENDANTS NAMED IN THIS INSTANT CLAIM, WITH INTENTIONAL MALICIOUSLY CALCULATED UNCONSTITUTIONAL SCHEMES TO DENIED ME EQUAL PROTECTION, AND DENIED ME MEANINGFUL ACCESS TO PARTICIPATES IN MY OWN APPEALS PROCESS.

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52. THE DEFENDANTS JOINTLY AGREED IN OVERT IN ONGOING DISCRIMINATORY AND RETALIATORY ACTS OF UNCONSTITUTIONAL COLLUSION AND CONSPIRACIES TO REPEATEDLY DENIED MY CONSTITUTIONAL RIGHT TO SUBSTITUTE COUNSEL; AND MY CONSTITUTIONAL RIGHT TO SELF-REPRESENTATION WAS ALSO DENIED AT TRIALS AND APPEALS. I WAS DENIED MY RIGHTS TO TESTIFY BEFORE GRAND JURY, JUDGES BENCH TRIAL AND BEFORE JURY. MY POTENTIAL KEY EYE WITNESSES WERE DENIED THEIR CONSTITUTIONAL RIGHTS TO APPEAR IN COURTS TO TESTIFY TRUTHFULLY BEFORE GRAND JURY AND JURY AT THE INFLUENCE OF JUDGE SANDRA J. TEBERSTEIN; JUSTICE RANDALL ENG; JUSTICE GRIFFIN; JUSTICE BARRY KRON; JUDGE LOPEZ; ANDREW M. LUOMO; AND ALL NAMED DEFENDANTS JOINTLY VIA RETALIATION BECAUSE I FILED JUDICIAL MISCONDUCT COMPLAINTS. I WAS REPEATEDLY DENIED MY CONSTITUTIONAL RIGHT TO SUBMIT MY OWN SUPPLEMENTAL BRIEF WITHOUT RATIONAL BASIS BY JAMES EDWARD PEKER; AND BY APPELLATE DIVISION SECOND JUDICIAL DEPARTMENT AT THE INFLUENCES OF JUSTICES AND DISTRICTS ATTORNEYS AT KINGS, NASSAU, QUEENS AND NEW YORK COUNTIES; VIA UNCONSTITUTIONAL RETALIATORY AND DISCRIMINATORY ACTS; VIA DELIBERATE INDIFFERENCE TREATMENT; BY ALL THE DEFENDANTS NAMED IN THIS INSTANT ABOVE CAPTIONED CLAIMS. MY OWN EVIDENCES THAT WERE FAVORABLE TO MY OWN DEFENSES WERE EXCLUDED FROM TRIAL AND FROM JURY DELIBERATIONS FROM EVIDENCE BY JUSTICE RANDALL ENG, AND JUSTICE ARTHUR COOPERMAN; VIA UNCONSTITUTIONAL BIASES AND PREJUDICES; AND FALSE POLICE OFFICERS WHO WERE NOT PRESENT AT THE SCENES OF MY UNLAWFUL ARRESTS WERE PLACED IN EVIDENCES WITH FALSE MEDICAL REPORTS; VIA INEFFECTIVE ASSISTANCE OF TRIAL AND APPELLATE COUNSELS, PROSECUTORIAL MISCONDUCT AND

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RACIALLY MOTIVATED BIASED AND PREJUDICED JUDGES UPON THEIR IDENTIFICATION OF MY NATIONAL ORIGIN, RACE, AND COLOR AT THE UNCONSTITUTIONAL INFLUENCE OF JUDGE SANDRA J. FEUERSTEIN, AND INCLUDING THE DEFENDANTS NAMED IN THIS INSTANT CLAIM. MY TRIALS WERE INFECTED WITH FABRICATIONS, FALSE STATEMENTS, FRAUD AND PERJURED TESTIMONIES BY GOVERNMENT WITNESSES KNOWINGLY AND RECKLESS DISREGARDS TO THE U.S. CONSTITUTION AND LAW. MY COURT'S APPOINTED COUNSEL TOLD JURY TO CONVICT ME, AND ALSO FILED FALSELY REPRESENTED AND MISREPRESENTED AFFIRMATION TO JOINED PROSECUTOR IN OPPOSITION TO MY COLLATERAL MOTIONS; VIA MALICE BUT WITHOUT EVIDENCE NOR SUFFICIENT EVIDENCE TO PROCURED MY CONVICTIONS, AND THESE OMISSIONS TANTAMOUNTED TO SERIOUS CONSTITUTIONAL ERRORS, SERIOUS PREJUDICE AND SERIOUS IRREPARABLE INJURIES (FALSE IMPRISONMENTS).

53. THE DEFENDANTS JOINTLY CONTINUED IN ONGOING COLLUSIONS VIA UNCONSTITUTIONAL CONSPIRACIES TO UNLAWFULLY INFLUENCED JUDGE SANDRA J. FEUERSTEIN, AT THE U.S. DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK AT BROOKLYN TO HINDER, IMPEDE, OBSTRUCT, AND UNCONSTITUTIONALLY DELAYED THE REVIEW OF MY PETITION FOR WRIT OF HABEAS CORPUS UNDER 28 U.S.C.S. 2254, WITHOUT RATIONAL BASIS, AND WITHOUT DUE PROCESS. I HAVE BEEN A VICTIM OF MISADMINISTRATION OF JUSTICE UNDER DURESS AND COERCION; VIA RACIALLY MOTIVATED OPPRESSION.

54. CHIEF JUDGE JONATHAN LIPPMAN, OF THE NEW YORK STATE COURT OF APPEALS KNEW OR SHOULD HAVE KNOWN ABOUT PLANS IN PLACE TO DENIED ME ACCESS TO COURTS

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IN ONGOING UNCONSTITUTIONAL COLLUSION AND CONSPIRACIES TO DENIED ME EQUAL ACCESS AND PROTECTION TO MEANINGFUL DUE PROCESS BUT HE FAILED TO PREVENT IT FROM ACCOMPLISHING ITS UNCONSTITUTIONAL PURPOSE IN A JOINT RACIALLY MOTIVATED ATTEMPT TO COVER-UP HIS NEW YORK CITY JUDGES AND JUSTICES ASSOCIATES INVOLVED IN THE EVIL UNCONSTITUTIONAL POLICIES, CUSTOMS AND PRACTICES TANTAMOUNTED TO GROSS UNCONSTITUTIONAL JUDICIAL CORRUPTIONS ENDORSED AND SANCTIONED UNCONSTITUTIONALLY IN OVERT AGREEMENT WITHOUT RATIONAL BASIS IN SYSTEMATIC VIOLATIONS OF THE U.S. CONSTITUTION AND LAWS.

55. I HAVE BEEN DENIED MEANINGFUL ACCESS TO DUE PROCESS AND I HAVE BEEN REPEATEDLY DENIED EQUAL PROTECTIONS AND EQUAL ACCESS TO COURTS; AND MY LEGAL MAILS HAS BEEN SUBJECTED TO UNLAWFUL SEARCHES AND SEIZURES WITHOUT RATIONAL BASIS. I HAVE BEEN REPEATEDLY SUBJECTED TO WRONGFUL CONVICTIONS.

56. GOWANDA CORRECTIONAL FACILITY HAVE DENIED ME ACCESS TO MY OWN FOOD; AND HAVE REPEATEDLY DENIED ME PROPER FOOD WHILE SERVING UNCONSTITUTIONAL KEEPLocks OBTAINED VIA FALSE ACCUSATIONS IN THEIR TIER I, II AND III. I HAVE BEEN REPEATEDLY SERVED FOOD LESS THAN THE HALF OF THE FOOD SERVED IN THE GOWANDA CORRECTIONAL FACILITY PRISON population WITHOUT RATIONAL BASIS.

57. SUPERINTENDENT DALE ARTUS, CONTINUE TO FAIL TO MAKE DECISION ON MY TIER II APPEALS OF THE HEARING CONDUCTED ON SEPTEMBER 21, 2010, IN SYSTEMATIC VIOLATIONS OF NYSDOS RULES, DIRECTIVES, AND PROCEDURES WITHOUT RATIONAL BASIS.

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58. THE UNITED STATES IS NOT A COMMUNIST COUNTRY NOR IS THE UNITED STATES A THIRD WORLD COUNTRY. I HAVE BEEN TREATED ALMOST THE SAME AND SIMILAR WAY THE NAZI REGIME OF ADOLF HITLER (ADOLF HITLER) OF GERMANY TREATED THE JEWS AND CHRISTIANS WITHOUT RATIONAL BASIS. I HAVE BEEN STARVED; AND THE PAINS OF HUNGER CAUSED ME MENTAL ANGUISH.

59. THE DEFENDANTS JOINTLY HAS SUBJECTED ME TO THE THREAT OF IRREPARABLE HARM (DEATH THREAT AND FALSE IMPRISONMENTS). I HAVE BEEN INTENTIONALLY CONFINED. I WAS CONSCIOUS OF THE CONFINEMENT, I DID NOT CONSENT TO THE CONFINEMENT. THE CONFINEMENTS WAS NOT OTHERWISE JUSTIFIED BECAUSE THE DEFENDANTS KNEW OR SHOULD HAVE KNOWN THAT THE CONFINEMENTS WERE OBTAINED VIA FALSE ACCUSATIONS, FALSE ARREST, SEARCHES, SEIZURES, AND CONTRIVED EVIDENCE WERE PLACED IN EVIDENCE IN SYSTEMATIC OMissions AND VIOLATIONS OF THE UNITED STATES CONSTITUTIONS AND LAWS; AND REPEATED RECKLESS DISREGARDS FOR THE STATE OF NEW YORK CONSTITUTIONS AND LAWS.

60. ANDREW M. CUOMO, NEW YORK STATE ATTORNEY GENERAL KNEW OR SHOULD HAVE KNOWN ABOUT THE ONGOING UNCONSTITUTIONAL CONSPIRACIES TO INJURED ME BUT HE FAILED TO PREVENT IT FROM ACCOMPLISHING ITS PURPOSE. NEW YORK STATE SECRETARY OF STATE, AND NEW YORK STATE SECRETARY OF DEPARTMENT OF HEALTH AND HUMAN SERVICES KNEW OR SHOULD HAVE KNOWN ABOUT MY INNOCENT; YET, THEY JOINTLY FALSELY REPRESENTED AND MISREPRESENTED THE FACTS TO U.S. DEPARTMENT OF STATE.

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61. NEW YORK STATE ATTORNEY GENERAL ANDREW M. CUOMO, WAS MADE AWARE OF THE ONGOING UNCONSTITUTIONAL COLLUSION AND CONSPIRACIES JOINTLY WITH ALL THE DEFENDANTS WHOSE NAMES APPEARED IN THE ABOVE-CAPTIONED CLAIMS TO INJURE ME, DENIED ME EQUAL PROTECTION AND DENY ME ACCESS, EQUAL AND MEANINGFUL ACCESS TO DUE PROCESS, AND DENIED ME ACCESS TO STATE AND FEDERAL COURTS BUT HE FAILED TO PREVENT THE UNCONSTITUTIONAL ONGOING CONSPIRACIES HIS OFFICIAL AND HIS INDIVIDUAL CAPACITIES FROM ACCOMPLISHING ITS PURPOSES UNDER COLOR OF STATE LAWS.

62. ANDREW M. CUOMO, KNEW OR SHOULD HAVE KNOWN ABOUT PLANS, IN PLACE DESIGNED TO FURTHERANCE THE ONGOING UNCONSTITUTIONAL COLLUSION AND CONSPIRACIES TO SUBJECT ME TO THREAT OF IRREPARABLE HARM (DEATH THREAT AND FALSE IMPRISONMENTS) AND PERSONAL PHYSICAL INJURIES BUT HE FAILED TO PREVENT IT FROM ACCOMPLISHING ITS PURPOSE; VIA DELIBERATE INDIFFERENCE.

63. ANDREW M. CUOMO, ATTORNEY GENERAL OF THE STATE OF NEW YORK; SHERRILL SPATZ, INSPECTOR GENERAL OF THE STATE OF NEW YORK; STATE OF NEW YORK SECRETARY OF STATE; STATE OF NEW YORK DEPARTMENT OF HEALTH AND HUMAN SERVICES SECRETARY AND ALL THE DEFENDANTS NAMED IN THIS INSTANT ABOVE-CAPTIONED CLAIMS AND ACTION COLLUDED IN ONGOING UNCONSTITUTIONAL CONSPIRACIES TO INFLUENCED JUDGE SANDRA J. FEUERSTEIN, MAGISTRATE JUDGE LOIS BLOOM, OF THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK AT BROOKLYN AND CENTRAL ISLIP, AND JAMES

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EDWARD PELZER AND JUSTICES AT THE SUPREME COURT APPELLATE DIVISION SECOND JUDICIAL DEPARTMENT AND AT QUEENS COUNTY SUPREME TO HINDER, IMPEDES, DELAYED AND OBSTRUCT THE FILING AND THE REVIEW of my PETITION FOR WRIT OF HABEAS CORPUS UNDER 28 U.S.C.S. 2254; AND THEY INFLUENCED CHIEF JUDGE JONATHAN LIPPMAN TO DENIED CERTIFICATE OF APPEALS AND REVIEW of my HABEAS CORPUS AND CPLR 440.10, AFTER THE DEFENDANTS JOINTLY KIDNAPPED ME INTO THEIR STATE PRISON.

64. ANDREW M. CUOMO, NEW YORK STATE ATTORNEY GENERAL; JOINTLY WITH ALL THE DEFENDANTS NAMED IN THIS INSTANT ABOVE-CAPTIONED CLAIMS AND ACTION AND COMPLAINT, UNCONSTITUTIONALLY INFLUENCED JUDGE LORETTA A. PRESKA, UNITED STATES DISTRICT COURT JUDGE; SANDRA J. FEUERSTEIN, UNITED STATES DISTRICT COURT JUDGE; LOIS BLOOM, UNITED STATES MAGISTRATE JUDGE; RANDALL ENB, JUSTICE; ARTHUR COOPERMAN, JUSTICES; GRIFFIN, JUSTICE; BARRY KRON, JUSTICE; YVONNE LEWIS, JUSTICE; DAVID SULLIVAN, JUSTICE; APPELLATE DIVISION SECOND JUDICIAL DEPARTMENT JUSTICES; COURT CLERKS AT THE SUPREME COURTS OF THE STATE OF NEW YORK AT KINGS, NASSAU, AND QUEENS COUNTIES; AND THEIR APPELLATE DIVISION JUSTICES; RICHARD BROWN, QUEENS DISTRICT ATTORNEY AND THEIR PROSECUTORS; AND PORT AUTHORITY OF NEW YORK AND NEW JERSEY POLICE DEPARTMENT AND HERETORD INSURANCE COMPANY IN OVERT IN AGREEMENT IN DISGUISE UNDER COLOR OF STATE LAW TO TARGETED ME, TAUNTED ME, SINGLED ME OUT, SET ME UP, FRAMED ME UP, ENTRAPPED ME, DENIED my RENEWAL of my REGULAR DRIVER'S LICENSE, AND U.S. PASSPORT, AND UNCONSTITUTIONALLY INFLUENCED

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U.S. DEPARTMENT OF STATES; NEW YORK STATE DEPARTMENTS OF STATE, AND HEALTH AND HUMAN SERVICES; AND MOTOR VEHICLES; TO INFLUENCE NEW YORK CITY POLICE AND CRIMINAL AND CIVIL COURTS JUDGES (LOPEZ, JUDGE), AND PUBLIC OFFICIALS; AND NASSAU COUNTY OFFICIALS TO SUBJECT ME TO UNLAWFUL ARRESTS, SEARCHES, SEIZURES OF ME IN PERSON, AND MY BUSINESSES, AND DENIED ME MEANINGFUL ACCESS TO DUE PROCESS; BY KNOWINGLY, WILLINGLY AND RECKLESSLY DISREGARDED MY CONSTITUTIONAL RIGHTS, PROTECTIONS, PRIVILEGES, AND IMMUNITIES; VIA INTENTIONAL DISREGARD TO MY CONSTITUTIONAL RIGHTS, HUMAN RIGHTS AND HUMAN LIBERTY; BY ASSIGNING TO ME, ATTORNEY DANIEL LIEBERSOHN, ESQ., AND DENISE A. CORSI, ESQ.; BY DESIGNED TO PLAY THE ROLES OF INEFFECTIVE ASSISTANCES OF COUNSEL; AND FURTHER UNCONSTITUTIONALLY UNOBEYEDLY INFLUENCED MEIR MOZA, ESQ.; ROBERT SOKOLSKI, ESQ.; FRANK GALCHUS, ESQ.; STEPHEN BILKUS, ESQ.; AND SENATOR SCHUMER AND SECRETARY OF STATE H. R. CLINTON, KNEW OR SHOULD HAVE KNOWN ABOUT THE ONGOING CONSPIRACIES TO DENIED ME EQUAL PROTECTION AND ACCESS TO STATE AND FEDERAL COURTS, BUT FAILED TO PREVENT ITS FROM ACCOMPLISHING ITS PURPOSES; VIA FALSE REPRESENTATIONS AND MISREPRESENTATIONS; VIA FAILURE TO ADVOCATE MY CONSTITUTIONAL RIGHT, AND DELIBERATE INDIFFERENCE; AND DELIBERATELY AND RECKLESSLY FAILED TO FILE MOTIONS IN TIMELY MANNER, AND DENIED ME EQUAL ACCESS TO DUE PROCESS, COURTS AND TO JUSTICES, RESULTED TO MISCARRIAGED JUSTICE.

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65. ANDREW A. CUOMO, ATTORNEY GENERAL OF THE STATE OF NEW YORK JOINTLY, WITH ALL THE DEFENDANTS NAMED IN THIS INSTANT ABOVE CAPTIONED CLAIMS, AND ACTION COMPLAINT, AND OF STATEMENT OF CLAIMS, AGREED IN OVERT, IN DISGUISE, UNDER COLOR OF STATE LAW, IN A JOINTLY, RACIALLY MOTIVATED UNCONSTITUTIONAL COLLUSION, IN ONGOING CONSPIRACIES, TO INFLUENCED DAVID UNGER, SUPERINTENDENT; DALE ARHIS, SUPERINTENDENT; MICHAEL CORCORAN, SUPERINTENDENT; RONALD W. MOSICKI, SUPERINTENDENT; SCOTT C. CARLSEN, SUPERINTENDENT; MALCOLM R. LULLY, SUPERINTENDENT; NURSES; DOCTORS; CORRECTIONAL OFFICERS, AND HEREFORD INSURANCE COMPANY; UNDER UNWRITTEN UNCONSTITUTIONAL POLICIES, CUSTOMS AND UNJUST PRACTICES OF THE STATE OF NEW YORK, TO TARGET PEOPLE OF AFRICAN ORIGIN (ETHNIC ORIGIN), INTO STATE AND MUNICIPAL PRISON; WHICH AMOUNTED TO INCLUDES, TARGETING ME; BY UNCONSTITUTIONAL DESIGNED UNDER BRIAN FISCHER, NYS DOCS COMMISSIONER AND LESTER WRIGHT, MD, NYS DOCS CHIEF MEDICAL OFFICER, TO SUBJECT ME TO REPEATED DEATH THREAT; AS A PLOTTS, THEY DESIGNED TO DETER, INTIMIDATES, HARASS, COERCE, DISCRIMINATES, RETALIATE, LYNCHED, DELAY, IMPEDES, TORTURE, TORMENT, AND DENIED ME MY CONSTITUTIONAL RIGHTS AND EQUAL ACCESS TO MEANINGFUL DUE PROCESS AFTER I HAVE BEEN UNCONSTITUTIONALLY KIDNAPPED INTO PRISON. THE STATE OF NEW YORK SECRETARY OF STATE; STATE OF NEW YORK SECRETARY OF DEPARTMENT OF HEALTH AND HUMAN SERVICES; AND STATE OF NEW YORK DEPARTMENT OF MOTOR VEHICLES COMMISSIONERS AND ADMINISTRATIVE JUDGES INFLUENCED U.S. DEPARTMENT OF STATE TO DENIED ME THE RENEWAL OF MY U.S. PASSPORT WITHOUT RATIONAL BASIS VIA RETALIATORY AND DISCRIMINATORY ACTS.

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66. THE DEFENDANTS WHOSE NAMES APPEARED IN THIS INSTANT ABOVE CAPTIONED CLAIMS, JOINTLY, UNDER ONGOING UNCONSTITUTIONAL DISCRIMINATORY AND RETALIATORY ACTS OF MALICIOUSLY DESIGNED CALCULATED HARASSMENT, HAS KNOWINGLY, MALICIOUSLY, INTENTIONALLY AND CALLOUSLY AND VILLOUSLY, JOINTLY AND REPEATEDLY, TARGETED ME, TAUNTED ME, SINGLED ME OUT, TORTURED ME, TORMENTED ME, INJURED ME ON JULY 29, 2010, AND THEY HAS JOINTLY HAVE INTENTIONALLY AND RECKLESSLY PLACE ME INSIDE EGREGIOUS COERCIVE AND DEMONSTRABLY HOSTILE ENVIRONMENT, SET ME UP, FRAMED ME AND ATTEMPTED SEVERAL TIMES TO ENTRAPPED ME INTO VERY DANGEROUS WORKING ENVIRONMENT, DELIBERATELY, AS A CALCULATED MALICIOUSLY KNOWINGLY DESIGNED PLOTS TO MURDER ME IN NEW YORK CITY FAILED.

67. I AM AN INNOCENT MAN KIDNAPPED INTO STATE OF NEW YORK CORRECTIONAL FACILITIES VIA FALSE REPRESENTATION AND MISREPRESENTATION, BY THE STATE OF NEW YORK, AND ITS AGENTS, AND ITS AUTHORITIES, IN OVERT IN AGREEMENT UNDER COLOR OF STATE LAW IN RETALIATORY AND DISCRIMINATORY ACTS OF HARASSMENTS, TO KNOWINGLY AND PURPOSELY DESIGNED TO DENIED AND OBSTRUCT MY CONSTITUTIONAL RIGHTS TO MEANINGFUL DUE PROLESS AND DENIED ME EQUAL PROTECTION AND ACCESS TO COURTS. THE NEW YORK STATE SECRETARY OF STATE, NEW YORK STATE DEPARTMENT OF MOTOR VEHICLES COMMISSIONERS AND ADMINISTRATIVE LAW JUDGES, AND DEPARTMENT OF HEALTH AND HUMAN SERVICES LYNCHED AND DISCREDITED ME VIA FALSE REPRESENTATION AND MISREPRESENTATION TO U. S. DEPARTMENT OF STATE.

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68. THE DEFENDANTS WHOSE NAMES APPEARED AND NAMED IN THIS INSTANT ABOVE CAPTIONED ACTION AND CLAIMS HAS JOINTLY TREATED ME DIFFERENTLY FROM OTHERS IN SIMILAR SITUATIONS AND CIRCUMSTANCES; AND THERE IS NO RATIONAL BASIS FOR THE DIFFERENT TREATMENT; VIA DENIAL OF MEANINGFUL ACCESS TO DUE PROCESS; KIDNAPPED ME INTO STATE PRISON WITHOUT DUE PROCESS; DENIED ME EQUAL PROTECTION; DENIED ME EQUAL ACCESS TO COURTS; DENIED ME ADEQUATE MEDICAL CARE; AND THEY ATTEMPTED TO MURDER ME, AND THEY REPEATEDLY SUBJECTED ME TO CRUEL AND UNUSUAL PUNISHMENT CONFINEMENTS; VIA ABUSIVE USE OF STATE POWER, AS THEY RELIED ON THE STATE OF NEW YORK, AS THEIR SHIELD TO PROMOTES THE UNCONSTITUTIONAL POLICIES, CUSTOMS AND DISCRIMINATORY AND RETALIATORY ACTS OF HARASSMENTS PROHIBITED BY THE UNITED STATES; AND NEW YORK STATE CONSTITUTIONS AND LAWS.

69. THE DEFENDANTS JOINTLY AGREED IN OVERT UNDER COLOR OF STATE LAW TO FAIL DELIBERATELY AND INTENTIONALLY TO GIVE IMMEDIATE AND PROPER RESPONSES TO MY MEDICAL ATTENTION AND NEED AFTER I WAS EXPLOSIVELY AND VIOLENTLY ATTACKED AND INJURED ON JULY 29, 2010; AND THESE OMISSIONS TANTAMOUNTED TO DELIBERATE INDIFFERENCE; BY THEIR ACTING UNREASONABLY IN RESPONSE TO MY HEALTH RISK; BY THEIR FAILURE TO INTERVENE; AND BY THEIR FAILURE TO PROVIDE ME IMMEDIATE ADEQUATE MEDICAL CARE, AND GRANT ME EQUAL PROTECTION, MEANINGFUL ACCESS TO DUE PROCESS AND EQUAL ACCESS TO COURTS UNDER MY OWN SITUATION AND CIRCUMSTANCES.

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70. THE DEFENDANTS JOINTLY RECKLESSLY DISREGARDED MY CONSTITUTIONAL RIGHTS UPON THEIR IDENTIFICATION OF MY ETHNIC ORIGIN, RACE, AND COLOR; HENCE ON JULY 29, 2010, THEY INTENTIONALLY DENIED ME PROTECTION. ON JULY 29, 2010, PHYSICAL ATTACKS COULD HAVE BEEN AVOIDED IF I WAS NOT FORCED UNDER DURESS AND COERCION, THREAT AND INTIMIDATION AGAINST MY REFUSAL ON JUNE 13, 2010, JULY 14, 2010, AUGUST 4, 2010, AND THEREAFTER TO MOVE INTO HOUSE B86 AT GOWANDA CORRECTIONAL FACILITY UPON SEVERAL WARNING ABOUT THREAT OF IRREPARABLE HARM MADE KNOWN AND CALLED TO THESE DEFENDANTS ATTENTIONS.

71. THESE DEFENDANTS NAMED IN THIS INSTANT ABOVE CAPTIONED CLAIMS JOINTLY AND KNOWINGLY ENDORSED AND ENCOURAGED THE INDIVIDUAL WHO PHYSICALLY ATTACKED ME AND INTURED ME ON JULY 29, 2010, IN RECKLESS DISREGARD TO MY SAFETY; BY THEIR PROTECTING MY ATTACKER IDENTIFICATION BUT I AM THE VICTIM WHOM THE DEFENDANTS DENIED PROTECTION; AND THE DEFENDANTS JOINTLY REPEATEDLY PUNISHED ME AND INTURED ME IN RETALIATION FOR WRITING GRIEVANCES AND FILING CIVIL RIGHT ACTION AND JUDICIAL MISCONDUCT COMPLAINT; AND I WAS SUBJECTED TO 550-DAYS UNCONSTITUTIONAL CRUEL AND UNUSUAL PUNISHMENT KEEP LOCK CONFINEMENT INSIDE PRISON WITHIN PRISON AS A SCHEME AND DECEITFUL PLOTS THEY DESIGNED TO DENIED ME EQUAL ACCESS TO MEANINGFUL DUE PROCESS; BECAUSE I REFUSED TO MOVE INTO A VERY HOSTILE AND LIFE THREATENING HOUSING AND HOSTILE WORK ENVIRONMENT ON MAY 5, 2010, JUNE 13, 2010, JULY 14, 2010 AND THEREAFTER.

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72. THE DEFENDANTS NAMED IN THIS INSTANT ABOVE-CAPTIONED CLAIMS JOINTLY PARTICIPATED IN OVERT AGREEMENTS UNDER COLOR OF STATE LAW; AND ACTED ABNORMALLY AND UNREASONABLY VIA THE UNCONSTITUTIONAL INFLUENCES, UNDER A JOINT RACIALLY MOTIVATED UNCONSTITUTIONAL COLLUSIONS IN AN ONGOING CONSPIRACIES TO ENDORSED, INCURRED, ENCOURAGED, AND SANCTIONED UNCONSTITUTIONAL MISCONDUCTS AND OMISSIONS OF CORRECTIONAL OFFICERS, NURSES, AND CORRECTIONAL COUNSELORS, AND CORRECTIONAL FACILITIES AUTHORITIES, TO WRITE FALSE MISBEHAVIOR REPORTS, AND RESULTING TO FALSE ACCUSATIONS, FALSE ARRESTS, SEARCHES, SEIZURES, AND FALSE IMPRISONMENTS WITHIN PRISON, AS A PRACTICE AND CUSTOMS, SO PERSISTENT AND WIDESPREAD, TO CAUSED ME IRREPARABLE HARM (FALSE IMPRISONMENTS).

73. THE DEFENDANTS NAMED IN THIS INSTANT ABOVE CAPTIONED CLAIM JOINTLY PROMOTES THE UNCONSTITUTIONAL ACTS, OMISSION AND MISCONDUCTS WHICH CONSTITUTES A CUSTOM OF WHICH A CONSTRUCTIVE KNOWLEDGE CAN BE IMPLIED ON THE PART OF THE POLICYMAKING DEFENDANTS NAMED AS A DIRECT PARTICIPANTS FOR KNOWINGLY, INTENTIONALLY, WILLINGLY AND RECKLESSLY ACCEPTED IN RECKLESS DISREGARDS, WITHOUT PROVIDING THEIR SUBORDINATES, INCLUDING POLICE OFFICERS, COURTS CLERK, CORRECTIONAL OFFICERS, NURSES, CORRECTIONAL COUNSELORS, SUPERINTENDENTS, CAPTAINS, LT., SERGEANTS, DOCTORS AND ADMINISTRATIVE STAFF PROPER TRAINING OR SUPERVISION. THE STATE OF NEW YORK AND ITS AUTHORITIES MALICIOUSLY KIDNAPPED ME INTO PRISON WITH THE SOLE INTENTS TO MURDER ME.

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74. THE DEFENDANTS NAMED IN THIS INSTANT ABOVE CAPTIONED CLAIM UNCONSTITUTIONAL OMISSIONS, TANTAMOUNTED TO DELIBERATE INDIFFERENCE TO ME, AND TO THE RIGHT OF THOSE WHO COME IN CONTACT WITH THEM; MORESO, PRISONERS IN MY OWN UNUSUAL KIDNAPPED SITUATION AND CIRCUMSTANCES; AND THOSE PRISONERS AND INMATES THEY SUPERVISE; AND PRISONERS ~~AND~~ IN MY OWN PARTICULAR CASE, WRONGFULLY CONVICTED; VIA UNCONSTITUTIONAL RETALIATORY, AND DISCRIMINATORY ACTS OF CALCULATED MALICIOUS HARASSMENT; AND KIDNAPPED INTO STATE PRISON; BY THE DEFENDANTS IN OVERT AGREEMENT, IN RECKLESS DISREGARDS TO MEANINGFUL DUE PROCESS.

75. THE DEFENDANTS NAMED IN THIS INSTANT ABOVE CAPTIONED CLAIM JOINTLY AND UNCONSTITUTIONALLY; VIA DENIAL OF MEANINGFUL ACCESS TO DUE PROCESS, TARGETED PEOPLE OF AFRICAN ORIGIN; RESULTING TO MANY INNOCENT U.S. CITIZENS OF AFRICAN ORIGIN, CURRENTLY STILL ILLEGALLY HELD IN MUNICIPAL AND STATE PRISONS, WHOSE CONVICTIONS WERE OBTAINED VIA SYSTEMATIC VIOLATIONS OF THE UNITED STATES AND NEW YORK STATE CONSTITUTIONS AND LAWS.

76. THE DEFENDANTS NAMED IN THIS INSTANT ABOVE CAPTIONED CLAIM UNCONSTITUTIONAL OMISSIONS AND VIOLATIONS, UNWRITTEN POLICIES AND CUSTOM, SANCTIONED IN RECKLESS DISREGARDS TO THE UNITED STATES, AND NEW YORK STATE CONSTITUTIONS AND LAWS; RESULTED TO L. JANISH, INMATE GRIEVANCE SUPERVISOR AT GOLDANITA CORRECTIONAL FACILITY, AND MR. WEBER, INMATE GRIEVANCE SUPERVISOR

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AT WYOMING CORRECTIONAL FACILITY, AND MR. NAPOLI, INMATE GRIEVANCE SUPERVISOR, AT CAYUGA CORRECTIONAL FACILITY, INTENTIONALLY, RECKLESSLY, MALICIOUSLY AND WILLINGFULLY FAILED TO PROCESS MY GRIEVANCES PETITIONS AGAINST SUPERINTENDENTS DALE ARTHUR, MICHAEL CORCORAN, DAVID UNGER, AND MAILROOM CLERK OR MAILROOM SUPERVISORS WITH REFERENCES TO MY MONEY, PROPERTIES, AND POSTAGES OVER-CHARGES.

77. THE DEFENDANTS NAMED IN THIS INSTANT ABOVE-CAPTIONED CLAIMS HAS IN PLACE, UNCONSTITUTIONAL CUSTOM AND PRACTICES, SANCTIONED AND ENDORSED BY THE STATE OF NEW YORK; AND THESE UNCONSTITUTIONAL CUSTOM AND PRACTICES TANTAMOUNTED TO TARGETTING PEOPLE OF AFRICAN ORIGIN AND LURED THEM; VIA ENTRAPMENT, AND KIDNAPPED THEM INTO THEIR MUNICIPAL AND STATE PRISON; WHEREBY, THE DEFENDANTS JOINTLY APPLY SLAVERY TREATMENT ABOLISHED ON THE 1865; AS A TOOLS AND TACKLES USED TO DEGRADE PEOPLE OF AFRICAN ORIGIN HUMAN RIGHT, HUMAN LIBERTY AND REPEATEDLY ^{SUBJECTED} PEOPLE OF AFRICAN ORIGIN IN THEIR PRISONS WITHOUT MEANINGFUL ACCESS TO DUE PROCESS AND WITHOUT MEANINGFUL DUE PROCESS AND INFLECTED UPON THEM INHUMANE INDIFFERENTIAL TREATMENTS, AS A PATTERN, IN VIOLATIONS OF THE UNITED STATES; AND THE STATE OF NEW YORK CONSTITUTIONS AND LAWS.

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78. THE DEFENDANTS NAMED IN THIS INSTANT ABOVE-CAPTIONED CLAIMS JOINT OMISSIONS, SANCTIONED BY THE STATE OF NEW YORK, INDUCED AND ENCOURAGED L. JANISH, INMATE GRIEVANCE SUPERVISOR, AT GOWANDA CORRECTIONAL FACILITY; NAPOLI, INMATE GRIEVANCE SUPERVISOR AT GAYHUA CORRECTIONAL FACILITY AND MR. WEBER, INMATE GRIEVANCE SUPERVISOR, AT WYOMING CORRECTIONAL FACILITY TO ATTEMPT REPEATEDLY TO COVER-UP GROSS-AND UNCONSTITUTIONAL WRONGDOING; DUE TO KNOWN DELIBERATE INDIFFERENCE; RESULTED TO DENIAL OF MY ACCESS TO COURTS.

79. CHIEF JUDGE JONATHAN LIPPMAN, OF THE STATE OF NEW YORK COURT OF APPEALS, KNEW OR SHOULD HAVE KNOWN THAT THERE IS KNOWN CONFLICTS OF INTEREST AND JUDICIAL CORRUPTION AT THE STATE OF NEW YORK SUPREME COURTS AT KINGS, NASSAU, QUEENS, BRONX AND STATEN ISLAND, AND NEW YORK COUNTIES; INVOLVING SUPREME COURTS AND THEIR APPELLATE DIVISIONS FIRST-SECOND JUDICIAL DEPARTMENTS; AND RESULTING TO UNUSUAL UNCONSTITUTIONAL DELAYS IN THE ADMINISTRATION OF DUE PROCESS, JUDICIAL PROCEEDINGS, TRIAL AND APPEALS PROCESS; AND THEY REPEATEDLY TARGETED PEOPLE OF AFRICA ORIGIN, AND BOND THEM INTO SLAVERY CULTURE INSIDE PRISON, IN SYSTEMATIC VIOLATIONS OF THE EQUAL PROTECTION CLAUSES IN THE UNITED STATES AND NEW YORK STATE CONSTITUTIONS AND LAWS; BUT CHIEF JONATHAN LIPPMAN, RECKLESSLY DISREGARDED HIS CONSTITUTIONAL OBLIGATION AND FIDUCIARY DUTIES TO PREVENT THE ONGOING UNCONSTITUTIONAL DISCRIMINATORY CONDUCT, TANTAMOUNTING TO CORRUPT POLICIES, AND CUSTOMS, SANCTIONED BY JUDGES AND JUSTICES AT KINGS, QUEENS, NASSAU, BRONX,

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STATEN ISLAND, WESTCHESTER AND NEW YORK COUNTIES SUPREME AND THEIR APPELLATE DIVISIONS.

80. THESE DEFENDANTS SUED JOINTLY HAS IN PLACE, EXISTING POLICIES, MAINLY DESIGNED, TO KIDNAPPED PEOPLE OF AFRICAN ORIGINS INTO THEIR MUNICIPAL ~~DUNHAM~~ AND STATE PRISONS WITHOUT PROPER MEANINGFUL DUE PROCESS OR ACCESS TO MEANINGFUL DUE PROCESS UNDER COLOR OF STATE LAW; IN SYSTEMATIC RECKLESS DISREGARDS AND VIOLATIONS OF HUMAN RIGHTS, HUMAN LIBERTY AND U.S./N.Y.S. CONSTITUTIONS AND LAWS; VIA DELIBERATE DISCRIMINATORY AND RETALIATORY INDIFFERENCE TREATMENT WITHOUT RATIONAL BASIS.

81. THE DEFENDANTS NAMED AND SUED IN THIS INSTANT ABOVE CAPTIONED CLAIMS JOINTLY IN RECKLESS DISREGARD FOR THE UNITED STATES AND FOR NEW YORK STATE CONSTITUTIONS AND LAWS; VIA THEIR DIRECT PARTICIPATIONS IN EXECUTING; VIA ENDORSEMENT AND SANCTIONING DISCRIMINATORY POLICIES; BY TARGETTING PEOPLE OF AFRICAN ORIGIN, AND COERCING THEM UNDER DURESS IN EGREGIOUS IN DEMONSTRABLY AND HOSTILE MANNER INTO THEIR PRISONS WITHOUT PROPER ACCESS TO MEANINGFUL DUE PROCESS; AND THESE KNOWN PRACTICES AS A CUSTOM AND PATTERNS, TANTAMOUNTED TO UNCONSTITUTIONAL CONDUCTS AND ACTIONS THAT DEPRIVED ME AND DENIED ME OF MY HUMAN RIGHTS, HUMAN LIBERTY, PRIVILEGES, PROPERTIES, EXPRESSIONS, ASSOCIATIONS, PROTECTIONS, BELIEVES, AND IMMUNITIES GUARANTEED BY THE UNITED STATES AND NEW YORK STATE CONSTITUTIONS AND LAWS; AND ITS CONTRIBUTED TO MY PHYSICAL ATTACKS, PERSONAL INJURIES

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ON July 29, 2010; AND CURRENT FALSE IMPRISONMENT WITHOUT RATIONAL BASIS.

82. THE DEFENDANTS NAMED AND SUED IN THIS ABOVE CAPTIONED CLAIMS, KNEW OR SHOULD HAVE KNOWN THAT I NEEDED PHYSICAL THERAPY AND CHIROPRACT TREATMENTS FOR MY NECK, BACK, RIGHT SHOULDER, AND MY KNEE; MORESO, MY CERVICAL, UPPER BACK, LUMBAR AND LOWER BACK. BUT THEY FAILED TO PROVIDE ME THESE NEEDED MEDICAL CARE.

83. THE DEFENDANTS NAMED AND SUED IN THIS ABOVE-CAPTIONED INSTANT CLAIMS JOINTLY OMISSIONS AND VIOLATIONS IN THEIR RECKLESS DISREGARD TO THE U.S. AND N.Y. S. CONSTITUTIONS AND LAWS, CONTRIBUTED TO MY PAINS AND SUFFERING; AND THESE OMISSIONS CONTRIBUTED TO MY CERVICAL AND LUMBAR DISC BULGES; AND CAUSED MY SUBARACHNOID SPAL STENOSIS; RESULTING TO ~~WANE~~ DEGENERATIVE DISC DISEASE; AND CAUSING ME DAILY PAINS, DIZZINESS, PERIODIC RECURRING MEMORY LOSS, SEVERE AND EXCRUCIATING HEADACHES; AGGRAVATED BY July 29, 2010, PHYSICAL ATTACKS AND INJURIES AT GOWANDA CORRECTIONAL FACILITY, AFTER I WAS KIDNAPPED INTO STATE OF NEW YORK PRISON, AND MALEVOLENTLY TAKEN FROM MY OWN PRIVATE DOCTORS AND REPEATEDLY PLACED INSIDE HOSTILE WORK AND PRISON ENVIRONMENTS, WITHOUT MY CONSENT; WITHOUT MEANINGFUL ACCESS TO DUE PROCESS; AND I WAS REPEATEDLY DENIED ADEQUATE MEDICAL CARE WITHOUT RATIONAL BASIS; VIA DELIBERATE INDIFFERENCE.

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84. THE DEFENDANTS NAMED AND SUED IN THIS INSTANT ABOVE CAPTIONED CLAIM JOINTLY, HAS PUT IN PLACE AN ONGOING RETALIATORY AND DISCRIMINATORY ACTS OF UNCONSTITUTIONAL SYSTEMATIC HARASSMENT POLICIES AS A CUSTOM PRACTICES AND SANCTIONED BY THE DEFENDANTS JOINTLY; VIA COLLUSIVE AND CONSPIRACIES UNCONSTITUTIONALLY DESIGNED FOR THE PURPOSE OF DEPRIVING ME EQUAL PROTECTION OF THE LAW, RIGHT, PRIVILEGE, AND IMMUNITIES UNDER THE UNITED STATES CONSTITUTION AND LAW; AND THESE OMISSIONS AND VIOLATIONS WERE IMPLEMENTED TO TARGET PEOPLE OF AFRICAN ETHNIC ORIGIN INTO STATE PRISON VIA SYSTEMATIC ATTEMPT TO DEGRADE AND SUBJECT PERSON OF AFRICA ORIGIN INTO FORESEEABLE HARM (DISCREDIT PERMANENTLY PERSON OF AFRICAN ORIGIN) BY USING SLAVERY CULTURE INSIDE PRISON. IF ANY BODY OF AFRICAN ORIGIN ATTEMPT TO QUESTION THESE DEFENDANTS UNCONSTITUTIONAL ACT; THE DEFENDANTS HAS IN PLACE VILIOUS AND INHUMANE TACTICS THEY DESIGNED TO HUMILIATE; LYNCH, AND DENY EVERY ONE WHO OPPOSED THE DEFENDANTS EVERY PURSUES OF HAPPINESS.

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85. THE DEFENDANTS NAMED AND SUED IN THIS INSTANT ABOVE CAPTIONED CLAIMS, PARTICIPATED IN AN ONGOING CONSPIRACIES, AND THESE ONGOING COLLUSION AND UNCONSTITUTIONAL CONSPIRACIES HAS BEEN DESIGNED TO FURTHERANCE DENIAL OF EQUAL TREATMENT AS TO ME, MY KNOWN PRE-EXISTING MEDICAL CONDITIONS TANTAMOUNTING TO DIZZINESS, SEVERE AND EXCRUCIATING HEADACHES, PERIODIC RECURRING MEMORY LOSS, DEGENERATIVE DISC DISEASE, CAUSING DECREASE SIGNAL, AND SUBARACHNOID SPAL STENOSIS, SPINAL STENOSIS, CERVICAL AND LUMBAR DISC BULGES, UPPER AND LOWER BACK AND RIGHT SHOULDER PAINS, CAUSED BY THE PORT AUTHORITY OF NEW YORK AND NEW JERSEY, AND THEIR POLICE OFFICERS; NEW YORK STATE CORRECTIONAL OFFICERS, NASSAU COUNTY POLICE OFFICERS; NEW YORK CITY TLC SECURITY OFFICERS; QUEENS COUNTY DISTRICT ATTORNEY; JUDGES; JUSTICES; MUNICIPAL AND STATE PUBLIC OFFICIALS; IN OVERT AGREEMENTS IN DISGUISE UNDER COLOR OF STATE LAW IN AN ATTEMPT TO DENIED ME EQUAL ACCESS TO LIFE, SAFETY, PROPERTY, COURTS, EXPRESSION; LIBERTY, RIGHT AND TO MEANINGFUL DUE PROCESS IN RETALIATORY ACTS.

86. THE DEFENDANTS JOINTLY OMISSIONS AND VIOLATIONS WERE CARRIED OUT UNDER COLOR OF STATE LAW; IN RECKLESS DISREGARD; AND CHIEF JUDGE JONATHAN LIPPMAN, KNEW OR SHOULD HAVE KNOWN ABOUT THE UNCONSTITUTIONAL CONSPIRACIES TO DENIED ME MEANINGFUL ACCESS TO COURTS AND DUE PROCESS BUT HE FAILED TO PREVENT IT FROM ACCOMPLISHING ITS PURPOSE; VIA DELIBERATE INDIFFERENCE.

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87. THE DEFENDANTS NAMED AND SUE IN THIS INSTANT ABOVE CAPTIONED CLAIMS JOINTLY PUT IN PLACE ONGOING UNCONSTITUTIONAL DISCRIMINATORY AND RETALIATORY RACIALLY MOTIVATED COLLUSIVE AND CONSPIRACIES; AND DUE TO THESE UNLAWFUL OMISSIONS AND VIOLATIONS, THERE HAS BEEN RECKLESS AND INTENTIONAL DISREGARDS TO my RIGHTS, SAFETY, PROTECTION, PRIVILEGES, LIFE, AND IMMUNITIES; WHEREBY, I HAVE BEEN PLACED IN A MORE HOSTILE PRISON ENVIRONMENT BY THESE DEFENDANTS AND THEIR ASSOCIATES, TO CAUSED ME PHYSICAL AND AGGRAVATED INJURIES; AND REPEATED THREAT OF IRREPARABLE HARM ON July 29, 2010, PHYSICAL ATTACKS AT GOLDANDA CORRECTIONAL FACILITY; AND CURRENT FALSE IMPRISONMENTS OBTAINED IN COVERT AGREEMENTS IN SYSTEMATIC VIOLATIONS OF THE UNITED STATES, AND NEW YORK STATE CONSTITUTIONS AND LAWS.

88. THE DEFENDANTS NAMED AND SUE IN THIS INSTANT ABOVE CAPTIONED CLAIMS OMISSIONS AND VIOLATIONS STATED IN THIS STATEMENTS OF CLAIMS AND THEIR DIRECT PARTICIPATION IN ONGOING COLLUSION AND UNCONSTITUTIONAL CONSPIRACIES ARE RACIALLY MOTIVATED UNDER COLOR OF STATE LAWS BASED UPON THEIR IDENTIFICATION OF my NATIONAL ORIGIN, RACE, ETHNIC ORIGIN, AND COLOR.

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89. THE DEFENDANTS NAMED AND SUE IN THIS INSTANT ABOVE CAPTIONED CLAIMS JOINTLY PROMOTES UNCONSTITUTIONAL DISPARITY; BY TARGETTING PEOPLE OF AFRICAN ETHNIC ORIGIN; AND KIDNAPPED THEM, AND SUBJECTED THEM TO DISPARITIES UNLAWFUL ARRESTS, SEARCHES, AND SEIZURES; DENIED THEM MEANINGFUL DUE PROCESS; DENIED THEM ACCESS TO MEANINGFUL DUE PROCESS; DENIED THEM EQUAL PROTECTION; AND IMPOSED ON THEM ARBITRARILY AND IRRATIONALLY DESIGNED UNCONSTITUTIONAL SENTENCES; BY FIRST SETTING THEM UP, FRAMED THEM UP, AND ENTRAPPED THEM, SO THAT VERDICT OF GUILTY AND CONVICTIONS ARE ASSURED; AND UNCONSTITUTIONALLY SUBJECTED THEM TO PREDICATE SENTENCES, WITH A SCHEME DESIGNED TO DESTROY THEIR FAMILY STRUCTURES. THESE OMISSIONS AND VIOLATIONS CONTRIBUTED TO THE DEFENDANTS INCLINATIONS; VIA UNCONSTITUTIONAL STEREOTYPING AND PROFILING TO TARGETED ME, TAUNTED ME, SINGLED ME OUT AND KIDNAPPED ME INTO THEIR STATE PRISON WITHOUT MY CONSENT; WHILE THEY DELIBERATELY AND RECKLESSLY DISREGARDED THE UNITED STATES AND NEW YORK STATE CONSTITUTIONS AND LAWS; VIA DELIBERATE INDIFFERENCE UPON THEIR IDENTIFICATION OF MY NATIONAL ORIGIN, RACE, COLOR, AND ETHNIC ORIGIN.

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90. ON JULY 27, 2010, I PLACED TWO TYPED WRITTEN BRIEFS INTO ONE SEALED ENVELOPE AND I WAS CHARGED \$4.99 POSTAGE. BUT I PLACED ONE OF THE PIECE OF SAME BRIEF INTO A SECOND ENVELOPE AND I WAS CHARGED \$8.82. I MADE MORE INQUIRIES AND CONDUCTED INVESTIGATION BUT ONLY TO DISCOVERED MORE OF A PATTERNS OF EXTORTION IN POSTAGE CHARGES EFFECTIVE FROM THE DAY I WAS KIDNAPPED INTO NEW YORK STATE PRISON.

91. ON JUNE 28, 2010, AND THEREAFTER, I WAS DELIBERATELY SUBJECTED TO INJURIES AND DAMAGES BY SUPERINTENDENTS, DALE ARBUS, OF THE GOLDANDA CORRECTIONAL FACILITY; AND DAVID UNGER, OF THE WYOMING CORRECTIONAL FACILITY, UNDER BRIAN FISCHER, NYS DOCS COMMISSIONER UNWRITTEN POLICIES, CUSTOMS AND PRACTICES SANCTIONED BY THE STATE OF NEW YORK TO DENIED ME ACCESS TO USE MY \$22.00, AND \$64.20, PLUS \$21.00 TO MAKE LEGAL COPIES, AFTER THESE AMOUNT WERE TAKEN FROM MY PRISON ACCOUNT; I WAS NOT ALLOWED TO MAKE LEGAL COPIES; AND THEY FAILED TO CREDIT MY ACCOUNT AFTER LAW LIBRARY COPIER MACHINE WAS DELIBERATELY SHUT-DOWN IN RETALIATION TO DENIED ME ACCESS TO COURTS, AND MY PROPERTIES VALUED OVER \$200,000.00 (TWO HUNDRED THOUSANDS U.S. DOLLARS), PLUS FOODSTUFF VALUED \$400.00 WERE SEARCHED AND SEIZED WITHOUT MY CONSENT.

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I HAVE DEMANDED FOR MY MONEY AND PROPERTIES BUT SUPERINTENDENTS DALE ARTHUR, AND DAVID UNGER, RECKLESSLY DISREGARDED CREDITING THE MONEY INTO MY PRISON ACCOUNT; WHEREBY, I HAVE BEEN DENIED ACCESS TO COURTS SINCE I RELIED ON THE \$22.00, \$64.20, AND \$21.00 TO COMMUNICATE WITH THE COURTS. FAILURE TO REFUND MY MONEY BY THE DEFENDANTS HAVE CAUSED ME HEADACHES, SEVERE AND EXCRUCIATING PAINS AND SUFFERING; AND CAUSING ME MENTAL ANGUISH, AND RESULTED TO ELEVATED AND IRREGULAR BLOOD PRESSURE; DUE TO OPPRESSION SANCTIONED BY NYS DOCS UNCONSTITUTIONAL POLICIES, CUSTOM AND PRACTICES ENDORSED BY THE DEFENDANTS.

92. I, ARDOR ARK O'DIAH, DISCOVERED ON JULY 27, 2010, AND CONTINUE TO PRESENT, UNCONSTITUTIONAL PRACTICES, AND CUSTOM ENDORSED AND SANCTIONED BY THE DEFENDANTS JOINTLY TO PUT IN PLACE UNCONSTITUTIONAL DISPARITY IN POSTAGE CHARGES; BY TARGETING MY LEGAL MAILS; AND THESE KNOWN DISPARITY IN POSTAGE CHARGES AND SEIZURES OF MY LEGAL MAILS WERE IMPLEMENTED TO HINDER MY ACCESS TO COURTS, TANTAMOUNTED TO UNCONSTITUTIONAL RETALIATORY AND DISCRIMINATORY POLICIES; WHEREBY, I HAVE BEEN OVER-CHARGED FOR LEGAL MAIL ON JULY 22, 2010, WITHOUT RATIONAL BASIS. THE STATE OF NEW YORK SECRETARY OF STATE, AND NEW YORK STATE SECRETARY OF DEPARTMENT OF HEALTH AND HUMAN SERVICES DELIBERATELY, RECKLESSLY, AND MALICIOUSLY FALSELY REPRESENTED AND MISREPRESENTED ME TO U.S. DEPARTMENT OF STATE TO DENIED ME MY U.S. PASSPORT.

93. WHEREFORE, I, ARDOR ANK O'DIAH, BELIEVES, ASSERTED, AND RE-ALLEGES THAT THE UNITED STATES CONSTITUTION, AND THE NEW YORK STATE CONSTITUTION AND LAWS DOES NOT PROMOTES THE EVIL PRACTICES OF SLAVERY CULTURE, NOR OPPRESSION, INJUSTICES, DISCRIMINATION, RETALIATION, HARASSMENT, WRONGFUL CONVICTIONS, FALSE IMPRISONMENTS AND DELIBERATE INDIFFERENCE DESIGNED TO PROMOTE INHUMANE OR TO DENY HUMAN RIGHTS, AND HUMAN LIBERTY.

94. THE UNITED STATES AND THE STATE OF NEW YORK ARE NOT COMMUNIST STATES NOR COMMUNIST COUNTRY. THE UNITED STATES, AND NEW YORK STATE ARE NOT SLAVERY TRADING STATES. THE UNITED STATES HAVE ABOLISHED SLAVERY. ANY PERSON THAT STILL TARGETED PERSON OF AFRICAN ORIGIN INTO SLAVERY PRACTICES, 'VIA PRISON SLAVERY MENTALITY CULTURE ARE NOT AN AMERICAN. THE UNITED STATES OF AMERICA IS THE LEADER AND MORAL CONSCIENCE OF FREEDOM IN OUR MODERN WORLD. THE UNITED STATES IS NOT A THIRD WORLD COUNTRY. BUT I HAVE BEEN TREATED DIFFERENTLY FROM OTHERS IN SIMILAR SITUATION AND CIRCUMSTANCES AND THERE IS NO RATIONAL BASIS FOR THE DIFFERENT IN TREATMENTS CARRIED OUT IN VIOLATION OF U.S. CONSTITUTION AND LAWS UNDER COLOR OF STATE LAW IN OVERT IN DISGUISE AGREEMENT WITHOUT RATIONAL BASIS. DENIAL OF MY CONSTITUTIONAL RIGHT TO RENEW MY U.S. PASSPORT IS A VIOLATION OF MY CITIZENSHIP PRIVILEGES AND RIGHTS.

IV. RELIEF SOUGHT

95. WHEREFORE, I, AROR ARK O'DIAH, I HAVE BEEN SUBJECT TO THE THREAT OF IRREPARABLE HARM (DEATH THREAT AND FALSE IMPRISONMENT); AND I HAVE BEEN KIDNAPPED INTO STATE OF NEW YORK CORRECTIONAL FACILITY AND PRISONS.

96. FURTHERMORE, I, AROR ARK O'DIAH, I HAVE BEEN INTENTIONALLY CONFINED. I WAS CONSCIOUS OF THE CONFINEMENT. I DID NOT CONSENT TO THE CONFINEMENT. THE CONFINEMENT WAS NOT JUSTIFIED SINCE THE CONFINEMENT WERE OBTAINED, VIA FALSE ACCUSATIONS; WHEREBY, I WAS SET UP, FRAMED UP, AND SUBJECTED TO UNCONSTITUTIONAL ENTRAPMENT, FALSE ARRESTS, SEARCHES, SEIZURES, AND CONTRIVED EVIDENCES PLACED IN EVIDENCES IN VIOLATIONS OF THE UNITED STATES, AND NEW YORK STATE CONSTITUTIONS AND LAWS.

97. WHEREFORE, I, AROR ARK O'DIAH, PRAY, REQUEST, AND DEMAND FOR JUDGMENT IN MY ~~THAT~~ FAVOR AGAINST THE STATE OF NEW YORK BECAUSE THE DEFENDANTS JOINTLY RELIED UPON THE STATE OF NEW YORK AS THEIR SHIELD TO KNOWINGLY AND RECKLESSLY DISREGARD ED MY RIGHTS PROTECTED UNDER U.S.C.A. CONST. AMENDMENTS I, IV, V, VI, VIII, AND XV, AND THESE OMISSIONS AND VIOLATIONS INVOKED 42 U.S.C.S. 1983, 1985(2X3), 1986 AND AMERICAN WART DISABILITY ACT. RELIEF SOUGHT IS \$999,000,000.00; AND AS FOLLOWS:

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AWARD IN MY FAVOR, JUDGMENTS AGAINST THE DEFENDANTS SEPARATELY, IN THEIR INDIVIDUAL CAPACITIES AS FOLLOWS:

- a) AWARD \$200,000,000.00 AGAINST BRIAN FISCHER;
 - b) AWARD \$200,000,000.00 AGAINST ANDREW M. CUOMO;
 - c) AWARD \$190,000,000.00 AGAINST THOMAS A. KLONICK;
 - d) AWARD \$100,000,000.00 AGAINST ROY L. REARDON;
 - e) AWARD \$100,000,000.00 AGAINST MANUEL A. ROMERO;
 - f) AWARD \$50,000,000.00 AGAINST PATRICK T. BURKE;
 - g) AWARD \$50,000,000.00 AGAINST JAMES EDWARD PELZER;
 - h) AWARD \$50,000,000.00 AGAINST SHERILL SPATZ;
 - i) AWARD \$10,000,000.00 AGAINST A. GAIL PRUDENTI;
 - j) AWARD \$10,000,000.00 AGAINST LT. URBANK;
 - k) AWARD \$10,000,000.00 AGAINST DAVID LINER;
 - l) AWARD \$10,000,000.00 AGAINST D.S.P. KICKBUSH;
 - m) AWARD \$10,000,000.00 AGAINST DALE ARTUS;
 - n) AWARD \$9,000,000.00 AGAINST CAPT. YELL.
- TOTAL AWARD = \$999,000,000.00 AGAINST THE DEFENDANTS

o) ISSUED INJUNCTION TO BARRED AND PREVENT ONGOING UNCONSTITUTIONAL RACIALLY MOTIVATED COLLUSION AND CONSPIRACIES TO DISCRIMINATES, HARASS, RETALIATES, TORTURE, TORMENT, DENIED MEANINGFUL ACCESS TO DUE PROCESS, SUBJECTED TO UNLAWFUL ARRESTS, SEARCHES, SEIZURES, THREAT OF IRREPARABLE HARM (DEATH THREAT AND FALSE IMPRISONMENTS), CRUEL AND UNUSUAL PUNISHMENT SEGREGATED CONFINEMENT WITHOUT RATIONAL BASIS, VIA DIFFERENTIAL TREATMENTS.

V. CONCLUSION

98. WHEREFORE, I, AROR ARK O'DIAH, PRAY AND DEMAND FOR JUDGMENTS AGAINST THE STATE OF NEW YORK, AND ITS AUTHORITIES, AGENTS, DEPARTMENTS, ACTORS, AND ASSOCIATES IN THEIR INDIVIDUAL AND OFFICIAL CAPACITIES AS ALREADY STATED AND PLEADED ON PAGE NUMBER-ONE THROUGH THIS PAGES FIFTY-FOUR ON PARAGRAPHS NUMBERED ONE THROUGH PARAGRAPHS NINETY-EIGHT, AND INCLUDING VERIFICATION STATED BELOW. EXECUTED ON 19th DAY OF OCTOBER 2010, IN COLLINS, NEW YORK.

Respectfully Submitted By:



DATED: OCTOBER 19, 2010.

COLLINS, NEW YORK

Aror A. O'diah, Claimant.

DIN# 07A2463

COLLINS CORRECTIONAL FACILITY

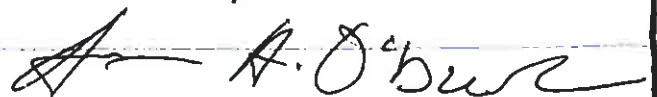
P.O. BOX 340

COLLINS, NY 14034-0340

99. THAT I, AROR ARK O'DIAH, AM THE CLAIMANT IN THE WITHIN CLAIM; THAT I HAVE READ THE FOREGOING CLAIM AND KNOWS THE CONTENTS THEREOF; THAT THE SAME IS TRUE TO MY OWN KNOWLEDGE, EXCEPT AS TO MATTERS THEREIN STATED TO BE ALLEGED UPON INFORMATION AND BELIEFS; AND THAT AS TO THOSE MATTERS, I BELIEVE IT TO BE TRUE.

SWORN TO BEFORE ME ON THIS
20th DAY OF OCTOBER 2010
Daniel J. Darel

NOTARY PUBLIC



Aror A. O'diah, Claimant

DANIEL J. DAREL
NOTARY PUBLIC STATE OF NEW YORK
CHENANGO COUNTY
MY COM. EXPIRES 10/29/12
130 0136191226